

Solicitation 03149-11

Services: Full Depth Reclamation



Collin County

Bid 03149-11

Services: Full Depth Reclamation

Bid Number	03149-11
Bid Title	Services: Full Depth Reclamation
Bid Start Date	In Held
Bid End Date	May 5, 2011 2:00:00 PM CDT
Question & Answer End Date	Apr 29, 2011 5:00:00 PM CDT
Bid Contact	<p>Leslie Harper, CPPB Contract Administrator Collin County Purchasing 972-548-4122 lharper@co.collin.tx.us</p>
Contract Duration	1 year
Contract Renewal	3 annual renewals
Prices Good for	90 days
Pre-Bid Conference	<p>Apr 26, 2011 9:00:00 AM CDT Attendance is mandatory Location: A mandatory pre-proposal conference will be held at 9:00 a.m., Tuesday, April 26, 2011 at the Collin County Public Works Conference Room, 700-A Wilmeth Road, McKinney, TX 75069. It is the offeror's responsibility to review the site and documents to gain a full understanding of the requirements of the IFB.</p>
Standard Disclaimer	<p>***Note to Bidders/Offerors~The following standard disclaimer applies to Invitation to Bid (IFB), Competitive Sealed Proposal (CSP), and Request for Proposal (RFP) ONLY, not applicable to Request for Qualifications (RFQ) or Request for Information (RFI).***</p> <p>Prices bid/proposed shall only be considered if they are provided in the appropriate space(s) on the Collin County bid form(s). For consideration, any additions or deductions to the bid/proposal prices offered must be shown under the exceptions section of the bid/proposal in the case of electronic submittal, ONLY in the case of a hard copy submittal will an additional attachment be allowed. Extraneous numbers, prices, comments, etc. or bidder/offeror generated documents appearing elsewhere on the bid or as an additional attachment shall be deemed to have no effect on the prices offered in the designated locations.</p> <p>All delivery and freight charges (F.O.B. inside delivery at Collin County designated locations) are to be included as part of the bid/quote/proposal price. All components required to render the item complete, installed and operational shall be included in the total bid/quote/proposal price. Collin County will pay no additional freight/delivery/installation/setup fees.</p>
Bid Comments	<p>Collin County seeks to contract with a contractor for Full Depth Reclamation with Portland cement or engineered emulsion, as necessary for each location.</p> <p>All work to be performed by the contractor shall consist of furnishing all materials, equipment, labor, supervision, traffic control & flagmen, tools, supplies and any other expenses necessary to complete the project(s).</p>

Item Response Form

Item **03149-11-1-01 - Full Depth Reclamation per square yard**
 Quantity **1 square yard**
 Unit Price
 Sq. yds. per day
 Delivery Location **Collin County**
No Location Specified
 Qty 1

Description

Cost per square yard for preliminary blading/grading (as required) reclaiming/pulverizing/blending/mixing with materials as per plan.

All testing specified in the Scope of Work and Texas Department of Transportation Item 263, 275, and Special Specification 3162, Emulsion Treatment (Road Mix) shall be included in price per square yard. Testing shall be required as a part of this contract item to determine appropriate mix ratios of additives and road treatments.

Item **03149-11-1-02 - Flex-Base Mobilization**
 Quantity **1 ton**
 Unit Price
 Delivery Location **Collin County**
No Location Specified
 Qty 1

Description

Mobilize and spread Class A TxDOT Flex-base materials to reach an 8 inch total compacted depth.

Item **03149-11-1-03 - Emulsion Treatment**
 Quantity **1 square yard**
 Unit Price
 Sq. yds. per day
 Delivery Location **Collin County**
No Location Specified
 Qty 1

Description

Process/mix/set up etc. existing, existing base materials, asphalt road surface materials, added flex-base and emulsion (as required) to achieve an 8 inch total compacted depth

Item **03149-11-1-04 - Hot Mix Asphaltic Concrete, TxDOT Type D, 3 inch depth**
 Quantity **1 square yard**
 Unit Price
 Sq. yds. per day
 Delivery Location **Collin County**
No Location Specified
 Qty 1

Description

Provide and apply Hot Mix Asphaltic Concrete (HMAC), TxDOT Type D to 3 inch depth.

Item **03149-11-1-05 - Hot Mix Asphaltic Concrete, TxDOT Type D, 4 inch depth**
Quantity **1 square yard**
Unit Price
Sq. yds. per day
Delivery Location **Collin County**
No Location Specified
Qty 1

Description

Provide and apply Hot Mix Asphaltic Concrete, TxDOT Type D, to 4 inch depth.

Item **03149-11-1-06 - Hot Mix Asphaltic Concrete, TxDOT Type D, 5 inch depth**
Quantity **1 square yard**
Unit Price
Sq. yds. per day
Delivery Location **Collin County**
No Location Specified
Qty 1

Description

Provide and apply Hot Mix Asphaltic Concrete, TxDOT Type D to 5 inch depth.

Item **03149-11-1-07 - Hot Mix Asphaltic Concrete, TxDOT Type D to 6 inch depth.**
Quantity **1 square yard**
Unit Price
Sq. yds. per day
Delivery Location **Collin County**
No Location Specified
Qty 1

Description

Provide and apply Hot Mix Asphaltic Concrete, TxDOT Type D to 6 inch depth.

Item **03149-11-1-08 - Type 1 Portland Cement Per Ton - Delivered**
Quantity **1 ton**
Unit Price
Delivery Location **Collin County**
No Location Specified
Qty 1

Description

Type 1 Portland cement; per ton delivered on site.

Item **03149-11-1-09 - Lime Treated Subgrade**
 Quantity **1 square yard**
 Unit Price
 Sq. yds. per day
 Delivery Location **Collin County**
No Location Specified
 Qty 1

Description

Provide hydrated lime or commercial lime slurry as per TxDOT's DMS 6350, "Lime and Lime Slurry," and DMS-6330, "Lime Sources Prequalification of Hydrated Lime and Quicklime."

Item **03149-11-1-10 - Concrete Riprap, 5 inch thick**
 Quantity **1 square yard**
 Unit Price
 Sq. yds. per day
 Delivery Location **Collin County**
No Location Specified
 Qty 1

Description

Concrete Riprap, 5" thick

Item **03149-11-1-11 - Concrete Residential Driveway Replacements**
 Quantity **1 square yard**
 Unit Price
 Sq. yds. per day
 Delivery Location **Collin County**
No Location Specified
 Qty 1

Description

Concrete Residential Driveway, 4" - 6" thick, includes saw cut, removal, and rebar as required.

Item **03149-11-1-12 - Concrete Commercial Driveway**
 Quantity **1 square yard**
 Unit Price
 Sq. yds. per day
 Delivery Location **Collin County**
No Location Specified
 Qty 1

Description

Concrete Commercial Driveway, 6" - 8" thick, includes saw cut, removal, and rebar as required.

Item **03149-11-1-13 - Mail Box Relocations**

Quantity **1 each**

Unit Price

Delivery Location **Collin County**
No Location Specified

Qty 1

Description

Remove/replace and provide temporary mail receiving receptacles during construction process.

Item **03149-11-1-14 - HMAC (TxDOT Type D) Driveway Tie-ins, 3" thick**

Quantity **1 each**

Unit Price

Delivery Location **Collin County**
No Location Specified

Qty 1

Description

Tie-in existing driveways with HMAC, TxDOT to 3" thick to match new roadway grades.

Item **03149-11-1-15 - Yard Slope**

Quantity **1 square yard**

Unit Price

Delivery Location **Collin County**
No Location Specified

Qty 1

Description

Reslope yards and property adjacent to FDR treated roadways, including fill suitable for regrowing grass.

Item **03149-11-1-16 - Topsoil**

Quantity **1 cubic yard**

Unit Price

Delivery Location **Collin County**
No Location Specified

Qty 1

Description

Provide and spread topsoil as necessary

Item **03149-11-1-17 - Reseed**

Quantity **1 square yard**

Unit Price

Sq. yds. per day

Delivery Location

Collin County

No Location Specified

Qty 1

Description

Reseed affected properties with grass rye, fescue, and bermuda seed, as appropriate for season/area.

Item

03149-11-1-18 - Adjust Manhole Covers

Quantity

1 each

Unit Price

Delivery Location

Collin County

No Location Specified

Qty 1

Description

Adjust existing manhole covers

Item

03149-11-1-19 - Valve Box Adjustment

Quantity

1 each

Unit Price

Delivery Location

Collin County

No Location Specified

Qty 1

Description

Adjust valve boxes

Item

03149-11-1-20 - Adjust Water Meter/Valve Box

Quantity

1 each

Unit Price

Delivery Location

Collin County

No Location Specified

Qty 1

Description

Adjust Water Meter and/or Valve Boxes



COLLIN COUNTY, TEXAS TERMS AND CONDITIONS

1.0 GENERAL INSTRUCTIONS

1.0.1 Definitions

1.0.1.1 Bidder/Quoter/Offeror: refers to submitter.

1.0.1.2 Vendor/Contractor/Provider: refers to a Successful Bidder/Quoter/Contractor/Service Provider.

1.0.1.3 Submittal: refers to those documents required to be submitted to Collin County, by a Bidder/Quoter/Offeror.

1.0.1.4 IFB: refers to Invitation For Bid.

1.0.1.5 RFQ: refers to Request For Qualifications

1.0.1.6 RFP: refers to Request For Proposal.

1.0.1.7 RFI: refers to Request For Information.

1.0.1.8 CSP: refers to Competitive Sealed Proposal

1.0.1.9 Quotation: refers to Request for Quotation

1.1 If Bidder/Quoter/Offeror do not wish to submit an offer at this time, please submit a No Bid Form.

1.2 Awards shall be made not more than ninety (90) days after the time set for opening of submittals.

1.3 Collin County is always conscious and extremely appreciative of your time and effort in preparing your submittal.

1.4 Collin County exclusively uses BidSync for the notification and dissemination of all solicitations. The receipt of solicitations through any other company may result in your receipt of incomplete specifications and/or addendums which could ultimately render your bid non-compliant. Collin County accepts no responsibility for the receipt and/or notification of solicitations through any other company.

1.5 A bid/quote/submittal may not be withdrawn or canceled by the bidder/quoter/offeror prior to the ninety-first (91st) day following public opening of submittals and only prior to award.

1.6 It is understood that Collin County, Texas reserves the right to accept or reject any and/or all Bids/Quotes/Proposals/Submittals for any or all products and/or services covered in an Invitation For Bid (IFB), Request For Qualifications (RFQ), Request For Proposal (RFP), Request For Information (RFI), Competitive Sealed Proposal (CSP), and Quotation, and to waive informalities or defects in submittals or to accept such submittals as it shall deem to be in the best interest of Collin County.

1.7 All IFB's, RFP's, CSP's, RFQ's, and RFI's submitted in hard copy paper form shall be submitted in a sealed envelope, plainly marked on the outside with the IFB/RFP/RFQ/RFI/CSP/Quotation number and name. A hard copy paper form submittal shall be manually signed in ink by a person having the authority to bind the firm in a contract. Submittals shall be mailed or hand delivered to the Collin County Purchasing Department.

1.8 No oral, telegraphic or telephonic submittals will be accepted. IFB's, RFP's, RFQ's, CSP's, and RFI's, may be submitted in electronic format via **BidSync**.

1.9 All Invitation For Bids (IFB), Request For Proposals (RFP), Request For Qualifications (RFQ), Competitive Sealed Proposals (CSP), and Request For Information (RFI), submitted electronically via **BidSync** shall remain locked until official date and time of opening as stated in the Special Terms and Conditions of the IFB, RFP, RFQ, CSP, and/or RFI.

1.10 Time/date stamp clock in Collin County Purchasing Department shall be the official time of receipt for all Invitation For Bids (IFB), Request For Proposals (RFP), Request For Qualifications (RFQ), Competitive Sealed Proposals (CSP), Request For Information (RFI), submitted in hard copy paper form. IFB's, RFP's, RFQ's, CSP's, RFI's, received in County Purchasing Department after submission deadline shall be considered void and unacceptable. Absolutely no late submittals will be considered. Collin County accepts no responsibility for technical difficulties related to electronic submittals.

1.11 For hard copy paper form submittals, any alterations made prior to opening date and time must be initialed by the signer of the IFB/RFQ/RFP/CSP/RFI/, guaranteeing authenticity. Submittals cannot be altered or amended after submission deadline.

1.12 Collin County is by statute exempt from the State Sales Tax and Federal Excise Tax; therefore, the prices submitted shall not include taxes.

1.13 Any interpretations, corrections and/or changes to an Invitation For Bid/Request For Qualifications/Request For Proposal/Request for Information/Competitive Sealed Proposal, and related Specifications or extensions to the opening/receipt date will be made by addenda to the respective document by the Collin County Purchasing Department. Questions and/or clarification requests must be submitted no later than seven (7) days prior to the opening/receipt date. Those received at a later date may not be addressed prior to the public opening. Sole authority to authorize addenda shall be vested in Collin County Purchasing Agent as entrusted by the Collin County Commissioners' Court. Addenda may be transmitted electronically via **BidSync**, by facsimile, E-mail transmission or mailed via the US Postal Service.

1.13.1 Addenda will be transmitted to all that are known to have received a copy of the IFB/RFQ/RFP/RFI/CSP and related Specifications. However, it shall be the sole responsibility of the Bidder/Quoter/Offeror to verify issuance/non-issuance of addenda and to check all avenues of document availability (i.e. **BidSync** at www.bidsync.com, telephoning Purchasing Department directly, etc.) prior to opening/receipt date and time to insure Bidder/Quoter/Offeror's receipt of any addenda issued. Bidder/Quoter/Offeror shall acknowledge receipt of all addenda.

1.14 All materials and services shall be subject to Collin County approval.

1.15 Collin County reserves the right to make award in whole or in part as it deems to be in the best interest of the County.

1.16 The Bidder/Quoter/Offeror shall comply with Commissioners' Court Order No. 96-680-10-28, Establishment of Guidelines & Restrictions Regarding the Acceptance of Gifts by County Officials & County

Employees.

1.17 Any reference to model/make and/or manufacturer used in specifications is for descriptive purposes only. Products/materials of like quality will be considered.

1.18 Bidders/Quoters/Offerors taking exception to the specifications shall do so at their own risk. By offering substitutions, Bidder/Quoter/Offeror shall state these exceptions in the section provided in the IFB/RFQ/RFP/CSP/Quotation or by attachment. Exception/substitution, if accepted, must meet or exceed specifications stated therein. Collin County reserves the right to accept or reject any and/or all of the exception(s)/substitution(s) deemed to be in the best interest of the County.

1.19 Minimum Standards for Responsible Prospective Bidders/Quoters/Offerors: A prospective Bidder/Quoter/Offeror must meet the following minimum requirements:

1.19.1 have adequate financial resources, or the ability to obtain such resources as required;

1.19.2 be able to comply with the required or proposed delivery/completion schedule;

1.19.3 have a satisfactory record of performance;

1.19.4 have a satisfactory record of integrity and ethics;

1.19.5 be otherwise qualified and eligible to receive an award.

Collin County may request documentation and other information sufficient to determine Bidder's/Quoter's/Offeror's ability to meet these minimum standards listed above.

1.20 Vendor shall bear any/all costs associated with its preparation of an RFI/IFB/RFQ/RFP/CSP/Quotation submittal.

1.21 Public Information Act: Collin County is governed by the Texas Public Information Act, Chapter 552 of the Texas Government Code. All information submitted by prospective bidders during the bidding process is subject to release under the Act.

1.22 The Bidder/Quoter/Offeror shall comply with Commissioners' Court Order No. 2004-167-03-11, County Logo Policy.

1.23 Interlocal Agreement: Successful bidder agrees to extend prices and terms to all entities that has entered into or will enter into joint purchasing interlocal cooperation agreements with Collin County.

1.24 Bid Openings: All bids submitted will be read at the county's regularly scheduled bid opening for the designated project. However, the reading of a bid at bid opening should be not construed as a comment on the responsiveness of such bid or as any indication that the county accepts such bid as responsive.

The county will make a determination as to the responsiveness of bids submitted based upon compliance with all applicable laws, Collin County Purchasing Guidelines, and project documents, including but not limited to the project specifications and contract documents. The county will notify the successful bidder upon award of the contract and, according to state law; all bids received will be available for inspection at that time.

2.0 TERMS OF CONTRACT

2.1 A bid/quote/proposal, when properly accepted by Collin County, shall constitute a contract equally binding between the Vendor/Contractor/Provider and Collin County. No different or additional terms will become part of this contract with the exception of an Amendment and/or a Change Order.

2.2 No oral statement of any person shall modify or otherwise change, or affect the terms, conditions or specifications stated in the resulting contract. All Amendments and/or Change Orders to the contract will be made in writing by Collin County Purchasing Agent.

2.3 No public official shall have interest in the contract, in accordance with Vernon's Texas Codes Annotated, Local Government Code Title 5, Subtitle C, Chapter 171.

2.4 The Vendor/Contractor/Provider shall comply with Commissioners' Court Order No. 96-680-10-28, Establishment of Guidelines & Restrictions Regarding the Acceptance of Gifts by County Officials & County Employees.

2.5 Design, strength, quality of materials and workmanship must conform to the highest standards of manufacturing and engineering practice.

2.6 Bids/Quotes/Proposals must comply with all federal, state, county and local laws concerning the type(s) of product(s)/service(s)/equipment/project(s) contracted for, and the fulfillment of all ADA (Americans with Disabilities Act) requirements.

2.7 All products must be new and unused, unless otherwise specified, in first-class condition and of current manufacture. Obsolete products, including products or any parts not compatible with existing hardware/software configurations will not be accepted.

2.8 Vendor/Contractor/Provider shall provide any and all notices as may be required under the Drug-Free Work Place Act of 1988, 28 CFR Part 67, Subpart F, to its employees and all sub-contractors to insure that Collin County maintains a drug-free work place.

2.9 Vendor/Contractor/Provider shall defend, indemnify and save harmless Collin County and all its officers, agents and employees and all entities, their officers, agents and employees who are participating in this contract from all suits, claims, actions, damages (including personal injury and or property damages), or demands of any character, name and description, (including attorneys' fees, expenses and other defense costs of any nature) brought for or on account of any injuries or damages received or sustained by any person, persons, or property on account of Vendor/Contractor/Provider's breach of the contract arising from an award, and/or any negligent act, error, omission or fault of the Vendor/Contractor/Provider, or of any agent, employee, subcontractor or supplier of Vendor/Contractor/Provider in the execution of, or performance under, any contract which may result from an award. Vendor/Contractor/Provider shall pay in full any judgment with costs, including attorneys' fees and expenses which are rendered against Collin County and/or participating entities arising out of such breach, act, error, omission and/or fault.

2.10 If a contract, resulting from a Collin County IFB, RFP, RFQ, CSP, Quotation is for the execution of a public work, the following shall apply:

2.10.1 In accordance with V.T.C.A. 2253.021, a governmental agency that makes a public work contract with a prime contractor shall require the contractor, before beginning work, to execute to the governmental entity a Payment Bond if the contract is in excess of \$25,000.00. Such bond shall be in the amount of the contract payable to the governmental entity and must be executed by a corporate surety in accordance with Section 1, Chapter 87, Acts of the 56th Legislature, Regular Session, 1959 (Article 7.19-1 Vernon's Texas Insurance Code).

2.10.2 In accordance with V.T.C.A. 2253.021, a governmental agency that makes a public work contract with a prime contractor shall require the contractor, before beginning work, to execute to the governmental entity a Performance Bond if the contract is in excess of \$100,000.00. Such bond shall be in the amount of the contract payable to the governmental entity and must be executed by a corporate surety in accordance with Section 1, Chapter 87, Acts of the 56th Legislature, Regular Session, 1959 (Article 7.19-1 Vernon's Texas Insurance Code).

- 2.11 Purchase Order(s) shall be generated by Collin County to the vendor. Collin County will not be responsible for any orders placed/delivered without a valid purchase order number.
- 2.12 The contract shall remain in effect until any of the following occurs: delivery of product(s) and/or completion and acceptance by Collin County of product(s) and/or service(s), contract expires or is terminated by either party with thirty (30) days written notice prior to cancellation and notice must state therein the reasons for such cancellation. Collin County reserves the right to terminate the contract immediately in the event the Vendor/Contractor/Provider fails to meet delivery or completion schedules, or otherwise perform in accordance with the specifications. Breach of contract or default authorizes the County to purchase elsewhere and charge the full increase in cost and handling to the defaulting Vendor/Contractor/Provider.
- 2.13 Collin County Purchasing Department shall serve as Contract Administrator or shall supervise agents designated by Collin County.
- 2.14 All delivery and freight charges (FOB Inside delivery at Collin County designated locations) are to be included as part of the bid/quote/proposal price. All components required to render the item complete, installed and operational shall be included in the total bid/quote/proposal price. Collin County will pay no additional freight/delivery/installation/setup fees.
- 2.15 Vendor/Contractor/Provider shall notify the Purchasing Department immediately if delivery/completion schedule cannot be met. If delay is foreseen, the Vendor/Contractor/Provider shall give written notice to the Purchasing Agent. The County has the right to extend delivery/completion time if reason appears valid.
- 2.16 The title and risk of loss of the product(s) shall not pass to Collin County until Collin County actually receives and takes possession of the product(s) at the point or points of delivery. Collin County shall generate a purchase order(s) to the Vendor/Contractor/Provider and the purchase order number must appear on all itemized invoices.
- 2.17 Invoices shall be mailed directly to the Collin County Auditor's Office, 2300 Bloomdale Road, Suite 3100, McKinney, Texas 75071. All invoices shall show:
- 2.17.1 Collin County Purchase Order Number;
 - 2.17.2 Vendor's/Contractor's/Provider's Name, Address and Tax Identification Number;
 - 2.17.3 Detailed breakdown of all charges for the product(s) and/or service(s) including applicable time frames.
- 2.18 Payment will be made in accordance with V.T.C.A., Government Code, Title 10, Subtitle F, Chapter 2251.
- 2.19 All warranties shall be stated as required in the Uniform Commercial Code.
- 2.20 The Vendor/Contractor/Provider and Collin County agree that both parties have all rights, duties, and remedies available as stated in the Uniform Commercial Code.
- 2.21 The Vendor/Contractor/Provider agree to protect Collin County from any claims involving infringements of patents and/or copyrights.
- 2.22 The contract will be governed by the laws of the State of Texas. Should any portion of the contract be in conflict with the laws of the State of Texas, the State laws shall invalidate only that portion. The remaining portion of the contract shall remain in effect. The contract is performable in Collin County, Texas.
- 2.23 The Vendor/Contractor/Provider shall not sell, assign, transfer or convey the contract, in whole or in part, without the prior written approval from Collin County.

2.24 The apparent silence of any part of the specification as to any detail or to the apparent omission from it of a detailed description concerning any point, shall be regarded as meaning that only the best commercial practices are to prevail. All interpretations of the specification shall be made on the basis of this statement.

2.25 Vendor/Contractor/Provider shall not fraudulently advertise, publish or otherwise make reference to the existence of a contract between Collin County and Vendor/Contractor/Provider for purposes of solicitation. As exception, Vendor/Contractor/Provider may refer to Collin County as an evaluating reference for purposes of establishing a contract with other entities.

2.26 The Vendor/Contractor/Provider understands, acknowledges and agrees that if the Vendor/Contractor/Provider subcontracts with a third party for services and/or material, the primary Vendor/Contractor/Provider (awardee) accepts responsibility for full and prompt payment to the third party. Any dispute between the primary Vendor/Contractor/Provider and the third party, including any payment dispute, will be promptly remedied by the primary vendor. Failure to promptly render a remedy or to make prompt payment to the third party (subcontractor) may result in the withholding of funds from the primary Vendor/Contractor/Provider by Collin County for any payments owed to the third party.

2.27 Vendor/Contractor/Provider shall provide Collin County with diagnostic access tools at no additional cost to Collin County, for all Electrical and Mechanical systems, components, etc., procured through this contract.

2.28 Criminal History Background Check: If required, ALL individuals may be subject to a criminal history background check performed by the Collin County's Sheriff's Office prior to access being granted to Collin County. Upon request, Vendor/Contractor/Provider shall provide list of individuals to Collin County Purchasing Department within five (5) working days.

2.29 Non-Disclosure Agreement: Where applicable, vendor shall be required to sign a non-disclosure agreement acknowledging that all information to be furnished is in all respects confidential in nature, other than information which is in the public domain through other means and that any disclosure or use of same by vendor, except as provided in the contract/agreement, may cause serious harm or damage to Collin County. Therefore, Vendor agrees that Vendor will not use the information furnished for any purpose other than that stated in contract/agreement, and agrees that Vendor will not either directly or indirectly by agent, employee, or representative disclose this information, either in whole or in part, to any third party, except on a need to know basis for the purpose of evaluating any possible transaction. This agreement shall be binding upon Collin County and Vendor, and upon the directors, officers, employees and agents of each.

2.30 Vendors/Contractors/Providers must be in compliance with the Immigration and Reform Act of 1986 and all employees specific to this solicitation must be legally eligible to work in the United States of America.

2.31 Certification of Eligibility: This provision applies if the anticipated Contract exceeds \$100,000.00 and as it relates to the expenditure of federal grant funds. By submitting a bid or proposal in response to this solicitation, the Bidder/Quoter/Offeror certifies that at the time of submission, he/she is not on the Federal Government's list of suspended, ineligible, or debarred contractors. In the event of placement on the list between the time of bid/proposal submission and time of award, the Bidder/Quoter/Offeror will notify the Collin County Purchasing Agent. Failure to do so may result in terminating this contract for default.

2.32 Notice to Vendors/Contractors/Providers delivering goods or performing services within the Collin County Detention Facility: The Collin County Detention Facility houses persons who have been charged with and/or convicted of serious criminal offenses. When entering the Detention Facility, you could: (1) hear obscene or graphic language; (2) view partially clothed male inmates; (3) be subjected to verbal abuse or taunting; (4) risk physical altercations or physical contact, which could be minimal or possibly serious; (5) be exposed to communicable or infectious diseases; (6) be temporarily detained or prevented from immediately leaving the Detention Facility in the case of an emergency or "lockdown"; and (7) subjected to a search of your person or property. While the Collin County Sheriff's Office takes every reasonable precaution to protect the safety of visitors to the Detention Facility, because of the inherently dangerous nature of a Detention Facility and the type of the persons incarcerated therein, please be advised of the possibility of such situations exist and you should carefully consider such risks when entering the Detention Facility. By entering the Collin County Detention

Facility, you acknowledge that you are aware of such potential risks and willingly and knowingly choose to enter the Collin County Detention Facility.

2.33 Delays and Extensions of Time when applicable:

2.33.1 If the Vendor/Contractor/Provider is delayed at any time in the commence or progress of the Work by an act or neglect of the Owner or Architect/Engineer, or of an employee of either, or of a separate contractor employed by the Owner, or by changes ordered in the Work, or by labor disputes, fire, unusual delay in deliveries, unavoidable casualties or other causes beyond the Vendor/Contractor/Provider's control, or by delay authorized by the Owner pending mediation and arbitration, or by other causes which the Owner or Architect/Engineer determines may justify delay, then the Contract Time shall be extended by Change Order for such reasonable time as the Owner/Architect may determine.

2.33.2 If adverse weather conditions are the basis for a Claim for additional time, such Claim shall be documented by data substantiating that weather conditions were abnormal for the period of time and could not have been reasonably anticipated, and that the weather conditions had an adverse effect on the scheduled construction.

NOTE: All other terms and conditions (i.e. Insurance Requirements, Bond Requirements, etc.) shall be stated in the individual IFB/RFQ/RFP/RFI/CSP/Quotation Solicitation documents as Special Terms, Conditions and Specifications.

3.0 Insurance: Before commencing work, the Contractor shall be required, at his own expense, to furnish the Collin County Purchasing Agent within ten (10) days of notification of award with certified copies of all insurance certificate(s) showing coverage for all requirements as stated below to be in force throughout the term of the contract.

A. Commercial General Liability insurance at minimum combined single limits of (\$1,000,000 per-occurrence and \$1,000,000 general aggregate) for bodily injury and property damage, coverage shall include independent contractors coverage at limits of \$1,000,000 (only necessary if vendor employs independent contractors). Coverage must be written on an occurrence form.

B. Workers Compensation insurance at statutory limits, including employers liability coverage at minimum limits. In addition to these, the contractor must meet each stipulation below as required by the Texas Workers Compensation Commission; (Note: If you have questions concerning these requirements, you are instructed to contact the TWCC at (512)440-3789).

3.1.2.1 Definitions: Certificate of coverage ("certificate"). A copy of a certificate of authority of self-insure issued by the commission, or a coverage agreement (TWCC-81, TWCC-82, TWCC-83, OR TWCC-84), showing statutory workers compensation insurance coverage for the person's or entity's employees providing services on a project, for the duration of the project. Duration of the project includes the time from the beginning of the work on the project until the contractor's/person's work on the project has been completed and accepted by the governmental entity.

Persons providing services on the project ("subcontractor" in 406.096) includes all persons or entities performing all or part of the services the contractor has undertaken to perform on the project, regardless of whether that person has employees. This includes, without limitation, independent contractors, subcontractors, leasing companies, motor carriers, owner-operators, employees of any such entity, or employees of any entity which furnishes persons to provide services on the project. "Services" include, without limitation, providing, hauling, or delivering equipment or materials, or providing labor, transportation, or other service related to a project. "Services" does not include activities unrelated to the project, such as food/beverage vendors, office supply deliveries, and delivery of portable toilets.

3.1.2.2 The contractor shall provide coverage, based on proper reporting of classification codes and payroll amounts and filing of any coverage agreements, which meets the statutory requirements of Texas Labor Code, Section 401.011(44) for all employees of the contractor providing services on the project, for the duration of the project.

3.1.2.3 The Contractor must provide a certificate of coverage to the governmental entity prior to being awarded the contract.

3.1.2.4 If the coverage period shown on the contractor's current certificate of coverage ends during the duration of the project, the contractor must, prior to the end of the coverage period, file a new certificate of coverage with the governmental entity showing that coverage has been extended.

3.1.2.5 The contractor shall obtain from each person providing services on a project, and provide to the governmental entity:

3.1.2.5.1 A certificate of coverage, prior to that person beginning work on the project, so the governmental entity will have on file certificates of coverage showing coverage for all persons providing services on the project; and

3.1.2.5.2 no later than seven (7) days after receipt by the contractor, a new certificate of coverage showing extension of coverage, if the coverage period shown on the current certificate of coverage ends during the duration of the project.

3.1.2.6 The contractor shall retain all required certificates of coverage for the duration of the project and for one year thereafter.

3.1.2.7 The contractor shall notify the governmental entity in writing by certified mail or personal delivery, within ten (10) days after the contractor knew or should have known, of any change that materially affects the provision of coverage of any person providing services on the project.

3.1.2.8 The contractor shall post on each project site a notice, in the text, form and manner prescribed by the Texas Workers Compensation Commission, informing all persons providing services on the project that they are required to be covered, and stating how a person may verify coverage and report lack of coverage.

3.1.2.9 The contractor shall contractually require each person with whom it contracts to provide services on a project, to:

3.1.2.9.1 provide coverage, based on proper reporting of classification codes and payroll amounts and filing of any coverage agreements, which meets the statutory requirements of Texas Labor Code, Section 401.011(44) for all of its employees providing services on the project, for the duration of the project;

3.1.2.9.2 provide to the contractor, prior to that person beginning work on the project, a certificate of coverage showing that coverage is being provided for all employees of the person providing services on the project, for the duration of the project;

3.1.2.9.3 provide the contractor, prior to the end of the coverage period, a new certificate of coverage showing extension of coverage, if the coverage period shown on the current certificate of coverage ends during the duration of the project;

3.1.2.9.4 obtain from each other person with whom it contracts, and provide to the contractor:

3.1.2.9.4.1 a certificate of coverage, prior to the other person beginning work on the project; and

3.1.2.9.4.2 a new certificate of coverage showing extension of coverage, prior to the end of the coverage period, if the coverage

period shown on the current certificate of coverage ends during the duration of the project;

3.1.2.9.5 retain all required certificates of coverage on file for the duration of the project and for one year thereafter;

3.1.2.9.6 notify the governmental entity in writing by certified mail or personal delivery, within ten (10) days after the person knew or should have known, of any change that materially affects the provision of coverage of any person providing services on the project; and

3.1.2.9.7 contractually require each person with whom it contracts, to perform as required by paragraphs 3.1.2.1 through 3.1.2.7, with the certificates of coverage to be provided to the person for whom they are providing services.

3.1.2.10 By signing this contract or providing or causing to be provided a certificate of coverage, the contractor is representing to the governmental entity that all employees of the contractor who will provide services on the project will be covered by workers compensation coverage for the duration of the project, that the coverage will be based on proper reporting of classification codes and payroll amounts, and that all coverage agreements will be filed with the appropriate insurance carrier or, in the case of a self-insured, with the commission's Division of Self-Insurance Regulation. Providing false or misleading information may subject the contractor to administrative penalties, criminal penalties, civil penalties, or other civil actions.

3.1.2.11 The contractor's failure to comply with any of these provisions is a breach of contract by the contractor which entitles the governmental entity to declare the contract void if the contractor does not remedy the breach within ten (10) days after receipt of notice of breach from the governmental entity.

3.1.3 Commercial Automobile Liability insurance shall be no less than \$500,000 combined single limits per accident for bodily injury and property damage, including owned, non-owned, and hired vehicle coverage.

3.1.4 Professional Liability Insurance at minimum limits of \$1,000,000. This policy must have a two (2) year extended period of coverage, (i.e. tail coverage). If you choose to have project coverage endorsed onto your base policy, this would be acceptable.

IF THIS BID IS NOT FOR A PUBLIC WORKS PROJECT and the Contractor is not a subscriber to the Texas Workers Compensation Act, then an alternative compensation insurance policy protecting contractor's employees must be provided and must be approved in advance by the Collin County Risk Manager.

1.) Alternative Workers Compensation Insurance program for NON PUBLIC WORKS PROJECTS ONLY must consist of the following:

a. Bidder must have and submit a copy of their ERISA plan and Summary Plan Description (SPD) of the plan. The plan must have the following minimum benefits:

- 1.) Benefit Guideline Minimum
- | | |
|---------------------|--------------------------|
| Death Benefits | \$150,000 |
| Medical Expense | \$150,000 per occurrence |
| Disability Benefits | 52 weeks per occurrence |
- b. Indemnification - Contractor shall fully defend, protect, indemnify and hold harmless Collin County, its employees, servants and agents from and against each and every claim, demand, or cause of right of action, however arising from or related to the services to be performed by the Contractor, employees of the Contractor or their respective agents and servants, for any liability, cost, expense, or judgment, including reasonable attorney fees, expert witness fees, court costs, and other costs, and other costs and expenses incurred in the defense of Collin County or in Collin County's successful prosecution of any indemnity claim hereunder, including costs and attorney fees in connection with said indemnity claim, which may be made or asserted by Contractor, Contractor's employees, or any third parties on account of any personal injury, death, or property damage caused by, arising out of or in any way incidental to or in connection with the performance by Contractor of its obligations hereunder, (including acts of omissions of Contractor's employees in furtherance thereof) including claims brought pursuant to strict liability or absolute liability, and whether or not Collin County, its employees, servants or agents may have jointly caused or contributed to, by its own negligence, any such claim, demand, cause of action, liability, cost, expense, damage or loss, including claims brought in strict liability or absolute liability.

The required limits may be satisfied by any combination of primary, excess or umbrella liability insurance, provided the primary policy complies with the above requirements and the excess umbrella is following form. The Contractor may maintain reasonable and customary deductibles, subject to approval by Collin County.

With reference to the foregoing insurance requirement, the Contractor shall specifically endorse applicable insurance policies as follows:

- A. Collin County, its officials, employees, volunteers and officers shall be named as additional insured with respect to general liability.
- B. A waiver of subrogation in favor of Collin County, its officials, employees, volunteers and officers shall be contained in the workers compensation, general liability, and the alternative compensation policy/plan that covers the non-subscribers employees, if applicable.
- C. The Contractor's insurance coverage shall be primary insurance as respects Collin County, its officials, employees, volunteers and officers. Any insurance or self-insurance maintained by Collin County, its officials, employees, volunteers and officers shall be excess of the Contractor's insurance and shall not contribute with it.

- D. Any failure to comply with reporting provisions of the policy shall not affect coverage provided to Collin County, its officials, employees, volunteers and officers.
- E. All insurance policies shall be endorsed to the effect that Collin County will receive at least thirty (30) days notice prior to cancellation, non-renewal or termination of the insurance.
- F. All copies of Certificates of Insurance shall reference the project/contract number for which the insurance is being supplied.

All insurance shall be purchased from an insurance company that meets the following requirements:

- A. A financial rating of B+:VI or better as assigned by the BEST Rating Company, or equivalent.

Certificates of Insurance shall be prepared and executed by the insurance company or its authorized agent, and shall contain provisions representing and warranting the following:

- A. Sets forth all endorsements and insurance coverage according to requirements and instructions contained herein.
- B. Shall specifically set forth the notice of cancellation or termination provisions to Collin County.

4.0 FULL DEPTH RECLAMATION

- 4.1 Authorization: By order of the Commissioners' Court of Collin County, Texas sealed bids will be received for Full Depth Reclamation of various County roads).
- 4.2 DESCRIPTION: Provide self-propelled mixer, tools, and equipment capable of fully mixing the existing road to the depth required, incorporate lime, concrete, or asphalt emulsion and water as necessary, and mix the materials to produce a homogeneous material. Mix and compact emulsion, additives, water, and base with or without asphalt concrete pavement, in the roadway.
- 4.3 County will not enter into any contract where the cost is provisional upon such clauses as "escalator" or "cost-plus" clauses.
- 4.4 All work to be performed by the contractor shall consist of furnishing all materials, equipment, labor, supervision, traffic control & flagmen, tools, supplies and any other expenses necessary to complete the project(s).
- 4.4 Pre-Bid Conference: A mandatory pre-bid conference will be held April 26, 2011, at 9:00 a.m. at the Collin County Public Works Conference Room (Upstairs), located at 700A Wilmeth Road, McKinney, TX, 75071. All perspective bidders are requested to have a representative present. It is the bidder's responsibility to review the site and documents to gain a full understanding of the requirements of the bid.
- 4.5 Term: Successful vendor(s) will be awarded from effective date of award or notice to proceed as determined by Collin County Purchasing until September 30, 2011. At Collin County's option and approval by the vendor, the contract may be renewed for three (3) additional one (1) year periods, as further explained in Renewal Options.
- 4.6 Renewal Options: Collin County reserves the right to exercise an option to renew the contract of the vendor for two (3) additional one (1) year periods, provided such option is stipulated in the Special Conditions and agreed upon by both parties. If the County exercises the right in writing, the Bidder shall update and submit any legal documents required during the initial solicitation no later than thirty (30) calendar days prior to the commencement of the option period. These documents, if applicable, will be specified in the Special Conditions and include, but are not limited to, Insurance Certificates and Performance Bonds and must be in force for the full period of the option. If the updated documents are not submitted by the Bidder in complete form within the time specified, the County will rescind its option and seek a new bid solicitation. If any such renewal results in changes in the terms or conditions, such changes shall be reduced to writing as a change order to this contract and such change order shall be executed by both parties.
- 4.7 Price Re-determination: A price re-determination may be considered by Collin County only at the anniversary date of the contract. For purpose of this contract the anniversary date will be October 1st of each year. All requests for price re-determination shall be in written form and shall include documents supporting price re-determination such as Manufacturer's direct cost, postage rates, Railroad Commission rates, Federal/State minimum wage law, Federal/State unemployment taxes, F.I.C.A, Insurance Coverage Rates, etc. The bidder's past experience of honoring contracts at the bid price will be an important consideration in the evaluation of the lowest and best bid. Collin County reserves the right to accept or reject any/all of the price re-determination as it deems to be in the best interest of the County.
- 4.8 Bonds: If a contract is for the execution of a public work, the following shall apply:

- 4.8.1 In accordance with V.T.C.A. 2253.021, a governmental agency that makes a public work contract with a prime contractor shall require the contractor, before beginning work, to execute to the governmental entity a Payment Bond if the contract is in excess of \$25,000.00. Such bond shall be in the amount of the contract payable to the governmental entity and must be executed by a corporate surety in accordance with Section 1, Chapter 87, Acts of the 56th Legislature, Regular Session, 1959 (Article 7.19-1 Vernon's Texas Insurance Code).
- 4.8.2 In accordance with V.T.C.A. 2253.021, a governmental agency that makes a public work contract with a prime contractor shall require the contractor, before beginning work, to execute to the governmental entity a Performance Bond if the contract is in excess of \$100,000.00. Such bond shall be in the amount of the contract payable to the governmental entity and must be executed by a corporate surety in accordance with Section 1, Chapter 87, Acts of the 56th Legislature, Regular Session, 1959 (Article 7.19-1 Vernon's Texas Insurance Code).
- 4.9 Funding: Funds for payment have been provided through the Collin County budget approved by the Commissioners' Court for this fiscal year only. State of Texas statutes prohibit the County from any obligation of public funds beyond the fiscal year for which a budget has been approved. Therefore, anticipated orders or other obligations that may arise past the end of the current Collin County fiscal year shall be subject to budget approval.
- 4.10 Price Reduction: If during the life of the contract, the vendor's net prices to its customers for the same product(s) and/or services shall be reduced below the contracted price, it is understood and agreed that the County shall receive such price reduction.
- 4.11 Approximate Usage: Collin County has determined that there are approximately 14.5 miles of road to be repaired. However, the County shall request and authorize services based on departmental need. No minimum amount of work is guaranteed under the resulting contract.
- 4.12 MATERIALS: Furnish uncontaminated materials of uniform quality that meet the requirements of the plans and specifications. Notify the Collin County Project Manager of the proposed material sources and of changes to material sources. The Collin County Project Manager will verify that the specification requirements are met before the sources can be used. The Collin County Project Manager may sample and test project materials at any time before compaction. Use TxDOT standard laboratory test procedure Tex-100-E for material definitions.
- 4.13 Flexible Base ("Add Rock"). Furnish base material that meets the requirements of TxDOT Item 200, "Flexible Base," for the type and grade shown on the plans, as per Attachment C.
- 4.14 Determine the amount and type of additive, if any, during the mix design. When an additive is required, the total amount in the mix will not exceed 1.0 % by weight of material.
- 4.14.1 Lime. When lime is required, furnish lime that meets the requirements for TxDOT's DMS 6350, "Lime and Lime Slurry," and DMS-6330, "Lime Sources Prequalification of Hydrated Lime and Quicklime." Use hydrated lime or commercial lime slurry, as shown on the plans. Dry placement shall not be used unless written approval is granted by the Collin County Project Manager.
- 4.14.2 Cement. When cement is required, furnish hydraulic cement that meets the requirements of TxDOT's DMS-4600, "Hydraulic Cement," and their Hydraulic Cement Quality Monitoring Program (HCQMP). Sources not on the HCQMP will require testing and approval before use.
- 4.14.3 Emulsion. Provide an asphalt-emulsion that meets the requirements of Table 2.

4.15 Mix Design. Submit a mix design to the Collin County Project Manager for approval, before the start of the project. Include the optimum moisture content, maximum dry density, percent additive, percent “add rock”, percent existing material, percent moisture content at which to add emulsion, and optimum percent asphalt emulsion required to meet the mixture requirements in Table 1. Prepare specimens for all tests in accordance with TxDOT standard laboratory test procedure Tex-241-F. Perform additional mix designs based on existing material variability, as directed by the Collin County Project Manager. Any cost associated with taking samples from the existing base, traffic control during sampling procedures, equipment used for sampling, patching the existing pavement, and providing the mix design shall be included with the unit prices for 03149-11-1-01, “Full Depth Reclamation.”

4.16 Furnish water free of industrial waste and other objectionable material.

**Table 1
Laboratory Mixture Design Properties¹**

Property	Procedure	Criteria
Superpave gyratory compaction, gyrations	Tex-241-F ³	30
Min. indirect tensile strength (TIS), minimum psi	Tex-226-F ⁴	50
Resilient modulus, minimum	AASHTO T 307	300,000

1. It is recommended to sample at least 3-feet by 3-feet pits the entire existing pavement depth (being careful not to excavate into the subgrade) or an adequate volume for the mix design. Sample the existing pavement at an 800-foot interval and not less than 2 per roadway. Based on roadway variability, more than one design may be required.
2. TxDOT standard laboratory test procedure, unless otherwise noted.
3. Equipment requirements are 1.25° angle, 87 psi.
4. Indirect tensile strength specimens will be cured 72 hours at 104°F before testing.

**Table 2
Emulsified Asphalt Properties**

Test	Method	Min	Max
Residue from distillation, %	ASTM D 2441	63	-
Oil distillate by distillation, %	ASTM D 2441	-	0.5
Sieve Test, %	ASTM D 2441	-	0.1
Penetration ² , 77°F, dmm	ASTM D 5	-25%	+25%

1. Modified ASTM D244 procedure – distillation temperature of 350 °F with a 20 minute hold. The ASTM D244 vacuum distillation procedure may be substituted once the maximum oil distillate is satisfied.

2. To be determined from the mix design prior to emulsion manufacture for project. Penetration range will be reported on the submitted mix design.

4.17 **EQUIPMENT:** Provide machinery, tools, and equipment necessary for proper execution of the work. Provide a self-propelled mixer capable of fully mixing the existing road to the depth required, incorporate the asphalt emulsion and water, and mix the materials to produce a homogeneous material. Provide a mixer with a minimum power of 400 HP. Provide a machine capable of mixing not less than 8 feet wide and up to 12 inches deep in each pass. The mixer must contain a system for adding asphalt emulsion with a full width spray bar consisting of a positive displacement pump interlocked to the machine speed so that the amount of emulsion being added is automatically adjusted with changes in machine speed. The emulsion injection system will be capable of incorporating up to 7 gallons per square yard of emulsion. Provide individual valves on the emulsion injection system spray bar that are capable of being turned off as necessary to minimize emulsion overlap on subsequent passes.

4.18 **CONSTRUCTION:** Construct each layer uniformly, free of loose or segregated areas, and with the required density and moisture content. Provide a smooth surface that conforms to the typical sections, lines, and grades shown on the plans, or as directed.

4.18.1 **Preshaping.** Shape the existing material in accordance with applicable bid items to conform to typical sections shown on the plans and as directed before the addition of asphalt-emulsion. Incorporate water and add rock during this operation, if needed. Compact the material to support equipment and/or traffic, and to provide depth control during mixing.

4.18.2 **Mixing.** Moisture content before addition of additives (if required by the mix design) shall be within 1 percent from the mix design recommendation and as measured in Section 4.20, "Quality Control;" aerate if too wet and add water if too dry. Add emulsion and additives, if required, at the percentage(s) determined in Section 4.15, "Mix Design." Monitor the required depth of mixing regularly. Complete the entire operation of mixing the existing road, incorporating add rock, additive, water, and asphalt emulsion in one pass. Ensure that each adjacent pass of the mixer overlaps the previous pass by a minimum of 6 inches. Use multiple passes if the quality control requirements specified in Section 4.20, "Quality Control" are not met. If an additional pass of the mixer significantly improves dispersion of the emulsion, use this additional pass for the entire project. After mixing, the Collin County Project Manager will sample the mixture at roadway moisture and test in accordance with TxDOT standard laboratory test procedure Tex-101-E, Part III, to determine compliance with the following gradation requirements:

Sieve Size	Percent Passing
1-3/4 in	97-100
3/4 in.	85

4.18.3 **Application of Additive.** Uniformly apply additive in advance of the mixer. Minimize dust and scattering of additives by wind. Do not apply additives when wind conditions, in the opinion of the Collin County Project Manager, cause blowing additive to become dangerous to traffic or objectionable to adjacent property owners.

4.18.3.1 **Lime.** Uniformly apply lime using slurry placement as shown on the plans, or as directed. Dry placement of lime is not allowed unless otherwise approved by the Collin County Project Manager. Add lime at the percentage determined in the mix design. Apply lime only on an area where mixing can be completed during the same working day. Start lime application only when the air temperature is at least 35°F and rising or is at least 40°F. The temperature will be taken in the shade and away from

artificial heat. Suspend application when the Collin County Project Manager determines that weather conditions are unsuitable.

a. Slurry Placement. Provide slurry free of objectionable materials, at or above the approved minimum dry solids content, and with a uniform consistency that will allow ease of handling and uniform application. Deliver commercial lime slurry to the jobsite or prepare lime slurry at the jobsite or other approved location by using hydrated lime as specified. Distribute slurry uniformly by making successive passes over a measured section of roadway until the specified lime content is reached.

b. Dry Placement. Dry placement is not allowed unless approved by the Collin County Project Manager. If used, when necessary, sprinkle in accordance with TxDOT Item 204, "Sprinkling." Distribute the required quantity of hydrated lime with approved equipment. Only hydrated lime may be distributed by bag. Do not use a motor grader to spread hydrated lime.

4.18.3.2 Cement. Uniformly apply cement using slurry placement unless otherwise shown on the plans or approved by the Collin County Project Manager. Add cement at the percentage determined in the mix design. Apply cement only on an area where mixing, compacting, and finishing can be completed during the same working day. Distribute the required quantity of dry cement with approved equipment.

4.18.3.3 Emulsion. Uniformly apply emulsion as specified in Section 4.18.2, "Mixing." Add emulsion at the percentage determined in Section 4.15, "Mix Design." Apply emulsion only on an area where mixing and compaction can be completed during the same working day. Suspend emulsion application if the weather forecast calls for freezing temperatures within 7 days after incorporation of the emulsion. Suspend application when the Collin County Project Manager determines that weather conditions are unsuitable.

4.19 Compaction. Compact the mixture using density control, unless otherwise shown on the plans. Multiple lifts are permitted when shown on the plans or approved. Begin rolling longitudinally at the sides and proceed toward the center, overlapping on successive trips by at least one-half the width of the roller unit. On super-elevated curves, begin rolling at the low side and progress toward the high side. Offset alternate trips of the roller. Operate rollers at a speed between 2 and 6 mph, as directed. Perform initial compaction using a heavy tamping roller applying high amplitude and low frequency. Maintain the heavy tamping roller within 500 feet of the mixer at all times. Continue rolling until the heavy tamping roller "walks out" of the material. Walking out for the heavy tamping roller is defined as light being evident between all of the pads at the material-heavy tamping roller drum interface. After the completion of heavy tamping rolling, remove remaining tamping marks. Cut no deeper than the depth of the tamping marks. Achieve desired slope and shape to the lines and grades shown in the plans. Perform final surface shaping on the same day as the asphalt emulsion is incorporated. Use a vibratory roller and pneumatic roller to compact the bladed material. Do not finish-roll in vibratory mode. If necessary, use a light spray of water to aid in final compaction density and appearance. Rework material that fails to meet or that loses required moisture, density, stability, or finish within 24 hours of completion of compaction. Add additional emulsion and additives at 100% of the percentages determined during mix design. Reworking includes loosening, adding material or removing unacceptable material if necessary, mixing as directed, compacting, and finishing. Continue work until specification requirements are met. Perform the work at no additional expense to the County.

When an area fails to meet or loses required moisture, density, stability, or finish more than 24-hours after completion of compaction and before the next course is placed or the project is accepted, remove the unacceptable material and replace with new material that meets the mix design requirements. Compact and finish until specification requirements are met. Perform the work at no additional expense to the County.

4.19.1 Ordinary Compaction. Roll with approved compaction equipment, as directed. Correct irregularities, depressions, and weak spots immediately by scarifying the areas affected, adding or removing treated material as required, reshaping, and recompacting.

4.19.2 Density Control. The Collin County Project Manager will determine roadway density of completed sections in accordance with TxDOT standard laboratory test procedure Tex-115-E. The Collin County Project Manager may accept the section if no more than 1 of the 5 most recent density tests is below the specified density and the failing test is no more than 3 pcf below the specified density. Compact the bottom course to at least 97% of the maximum density determined in accordance with TxDOT standard laboratory test procedure Tex-113-E, unless otherwise shown on the plans. Compact subsequent courses treated under this Item to at least 97% of the maximum density determined in accordance with TxDOT standard laboratory test procedure Tex-113-E, unless otherwise shown on the plans.

4.19.3 Curing. Cure the finished section until the moisture content is at least 2 percentage points below optimum, or as directed before applying the next successive course or prime coat. Do not allow equipment or traffic on the finished course during curing, unless otherwise approved. The Collin County Project Manager may allow traffic on the finished course during curing if proof rolling indicates adequate stability. Proof roll in accordance with TxDOT Item 216, "Proof Rolling." If deformation occurs, do not allow traffic to return to the finished section until the mixed material is firm enough to accommodate traffic without deformation. Apply seals or additional courses within 14 calendar days of final compaction. When the plans show no specific detour, the Contractor will provide one-way traffic control until proof rolling permits the return of normal traffic to the compacted material.

4.20 Quality Control. The Contractor is responsible for quality control (QC) of the process and the completed base. The Collin County Project Manager will provide sampling frequencies.

4.20.1 Asphalt Emulsion. A representative from the asphalt emulsion supplier will check the mixing and curing properties at the beginning of the project, and will make recommendations for design changes to the Collin County Project Manager.

4.20.2 Moisture Content. Use TxDOT standard laboratory test procedure Tex-103-E to check moisture content before addition of emulsion. Check the moisture content on the same day emulsion is applied. If rain has occurred after testing and before emulsion addition, recheck the moisture content. Adjust by moisture addition (water truck) or aeration if the average moisture content is not within 1% of the mix design recommendation. Recheck the moisture content if manipulation has occurred.

4.20.3 Emulsion Content. Apply the amount of asphalt emulsion recommended in the mix design. The Collin County Project Manager must approve changes in asphalt emulsion content or supplier. Check the percentage of emulsion added using meter readings or truck weigh tickets, the quantity of material reclaimed (depth, width, and length) and estimated in-place density determined by TxDOT standard laboratory test procedure Tex-113-E (mix design or field check) or nuclear density gauge. Determine emulsion content on the first day of processing during the first emulsion transport. Adjust equipment calibration if necessary. Check emulsion content again if adjustments are made. Determine subsequent emulsion content as directed by the Collin County Project Manager, but not less than once per day.

4.20.4 Density. Obtain samples to the full depth of reclamation before rolling and store in a sealed container for no longer than 2 hours. Compact in accordance with TxDOT standard laboratory test procedure Tex-113-E and adjust mixing and compaction operations to achieve maximum dry density established in the mix design.

4.21 MEASUREMENT:

4.21.1 Emulsion. Emulsion will be measured by the gallon.

4.21.2 Additive.

4.21.2.1 Lime. When lime is furnished in trucks, the weight of lime will be determined on certified scales, or the Contractor must provide a set of standard platform truck scales at a location approved by the Collin County Project Manager. Scales must conform to the requirements of TxDOT Item 520, "Weighing and Measuring Equipment." When lime is furnished in bags, each bag must indicate the manufacturer's certified weight. Bags varying more than 5% from that weight may be rejected. The average weight of bags in any shipment as determined by weighing 10 bags taken at random must be at least the manufacturer's certified weight.

a. Hydrated Lime.

(1) Dry. Lime will be measured by the ton (dry weight).

(2) Slurry. Lime will be measured by the ton (dry weight) of the hydrated lime used to prepare the lime slurry at the jobsite.

b. Commercial Lime Slurry. Lime slurry will be measured by the ton (dry weight) as calculated from the minimum percent dry solids content of the slurry, multiplied by the weight of the slurry in tons delivered.

4.21.2.2 Cement. Cement will be measured by the ton (dry weight). When cement is furnished in trucks, the weight of cement will be determined on certified scales, or the Contractor must provide a set of standard platform truck scales at a location approved by the Collin County Project Manager. Scales must conform to the requirements of TxDOT Item 520, "Weighing and Measuring Equipment." When cement is furnished in bags, indicate the manufacturer's certified weight. Bags varying more than 5% from that weight may be rejected. The average weight of bags in any shipment, as determined by weighing 10 bags taken at random, must be at least the manufacturer's certified weight.

4.21.2.3 Emulsion Treatment. Emulsion treatment will be measured by the square yard of surface area. The dimensions for determining the surface area is established by the widths shown on the plans and lengths measured at placement.

4.22 Costs: The work performed and materials furnished in accordance with this Item and measured as provided under "Measurement" will be paid in accordance with 4.1.1, "Emulsion," Section 4.1.3.1, "Lime," Section 4.1.3.2, "Cement," and Section 4.6.2.3, "Emulsion Treatment." Furnishing and delivering new base will be paid for in accordance with Bid Item 03149-11-1-07, "Flex-Base Mobilization. Mixing, spreading, blading, shaping, compacting, and finishing new or existing base material will be paid for under Section 4.6.2.3, "Emulsion Treatment." Removal and disposal of existing asphalt concrete pavement will be paid for in accordance with pertinent Items.

Additives and emulsion used for reworking a section will not be paid for directly but will be subsidiary to this Item. Sprinkling and rolling, except proof rolling, will not be paid for directly but will be subsidiary to this Item unless otherwise shown on the plans. When proof rolling is shown on the plans or directed by the Collin County Project Manager, it will be paid for in accordance with TxDOT Item 216, "Proof Rolling."

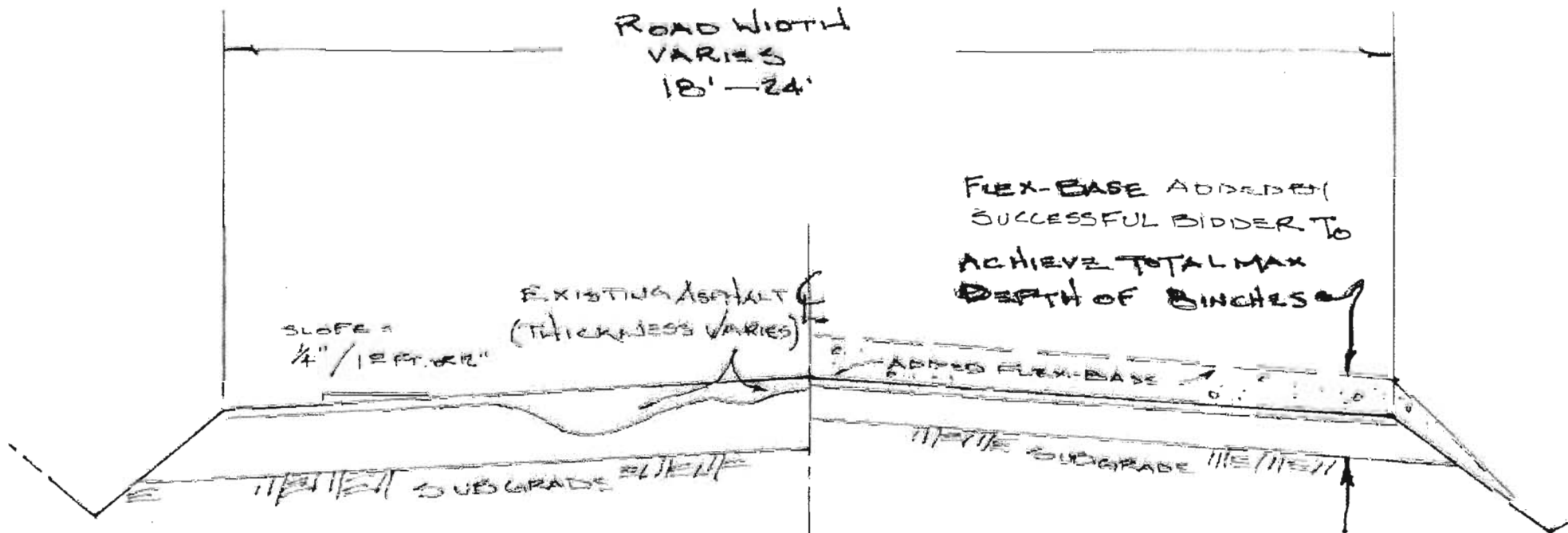
Where subgrade is constructed under this Contract, correction of soft spots in the subgrade or existing base will be at the Contractor's expense. Where subgrade is not constructed under this Contract, correction of soft spots in the subgrade or existing base will be in accordance with pertinent Items or through the Change Order process.

4.22.1 Emulsion. Emulsion will be paid for at the unit price bid for “Emulsion.” This price is full compensation for materials, delivery, equipment, labor, tools, and incidentals.

4.22.2 Lime. Lime will be paid for at the unit price bid for “Lime” of the specified type (Hydrated (Dry), Hydrated (Slurry), or Commercial Lime Slurry). This price is full compensation for furnishing lime.

4.22.3 Cement. Cement will be paid for at the unit price bid for “Cement.” This price is full compensation for furnishing cement.

4.22.4 Emulsion Treatment. Emulsion treatment will be paid for at the unit price bid for “Emulsion Treatment (Existing Base),” or “Emulsion Treatment (Mixing Existing Material and New Base),” for the depth specified. No payment will be made for thickness or width exceeding that shown on the plans. This price is full compensation for shaping existing material, loosening, mixing, pulverizing, spreading, applying additives and emulsion, compacting, finishing, curing, curing materials, blading, shaping and maintaining shape, replacing mixture, disposing of loosened materials, processing, hauling, preparing secondary subgrade, water, equipment, labor, tools, and incidentals.



TYPICAL
 1/2 CROSS SECTION DEPICTING
 EXISTING FLEX-BASE AND
 ASPHALT SUFFICIENT TO
 ACHIEVE 8 IN FDR CONSTRUCTION

TYPICAL
 1/2 CROSS SECTION DEPICTING
 FLEX-BASE ADDED TO ROAD
 PRIOR TO FDR CONSTRUCTION

NOTE! NATIVE SUB-GRADE SOILS OR MATERIALS
 SHALL NOT BE MIXED/INCORPORATED
 INTO 8 INCH FDR CONSTRUCTION AREA

TYPICAL CROSS-SECTIONS

ATTACHMENT "C"

SIGNATURE FORM COLLIN COUNTY, TEXAS

DELIVERY WILL BE F.O.B. INSIDE DELIVERY AT COLLIN COUNTY DESIGNATED LOCATIONS AND ALL TRANSPORTATION CHARGES PAID BY THE SUPPLIER TO DESTINATION.

DELIVERY TO BE SPECIFIED IN CALENDAR DAYS FROM DATE OF ORDER.

WE **DO NOT** TAKE EXCEPTION TO THE BID SPECIFICATIONS.

WE **TAKE** EXCEPTION TO THE BID SPECIFICATIONS (EXPLAIN):

COMPANY INFORMATION/PROFILE/REFERENCES

Preferential Requirement: The County of Collin, as a governmental agency of the State of Texas, may not award a contract to a nonresident bidder unless the nonresident's bid is lower than the lowest bid submitted by a responsible Texas resident bidder by the same amount that a Texas resident bidder would be required to underbid a nonresident bidder to obtain a comparable contract in the state in which the nonresident's principal place of business is located (Government Code, Title 10, V.T.C.A., Chapter 2252, Subchapter A). Bidder shall make answer to the following questions by selecting the appropriate radio button or inserting information in the box provided:

Is your principal place of business in the State of Texas? Yes No

If the answer to question is "yes", no further information is necessary; if "no", please indicate:

in which state is your principal place of business is located:

if that state favors resident bidders (bidders in your state) by some dollar increment or percentage: Yes No

if "yes", what is that dollar increment or percentage?

Company Profile: IS YOUR FIRM?

Sole Proprietorship Yes No

General Partnership Yes No

Limited Partnership Yes No

Corporation Yes No

Other Yes No

List Legal Names in Company:

List at least three (3) companies or governmental agencies where these same/like products/services, as stated herein, have been provided. Include company name, address, contact name and telephone number.

AS PERMITTED UNDER TITLE 8, CHAPTER 271, SUBCHAPTER F, SECTION 271.101 AND 271.102 V.T.C.A. AND TITLE 7, CHAPTER 791, SUBCHAPTER C, SECTION 791.025, V.T.C.A., OTHER LOCAL GOVERNMENTAL ENTITIES MAY WISH TO ALSO PARTICIPATE UNDER THE SAME TERMS AND CONDITIONS CONTAINED IN THIS CONTRACT. EACH ENTITY WISHING TO PARTICIPATE MUST ENTER INTO AN INTERLOCAL AGREEMENT WITH COLLIN COUNTY AND HAVE PRIOR AUTHORIZATION FROM VENDOR. IF SUCH PARTICIPATION IS AUTHORIZED, ALL PURCHASE ORDERS WILL BE ISSUED DIRECTLY FROM AND SHIPPED DIRECTLY TO THE LOCAL GOVERNMENTAL ENTITY REQUIRING SUPPLIES/SERVICES. COLLIN COUNTY SHALL NOT BE HELD RESPONSIBLE FOR ANY ORDERS PLACED, DELIVERIES MADE OR PAYMENT FOR SUPPLIES/SERVICES ORDERED BY THESE ENTITIES. EACH ENTITY RESERVES THE RIGHT TO DETERMINE THEIR PARTICIPATION IN THIS CONTRACT. WOULD BIDDER BE WILLING TO ALLOW OTHER LOCAL GOVERNMENTAL ENTITIES TO PARTICIPATE IN THIS CONTRACT, IF AWARDED, UNDER THE SAME TERMS AND CONDITIONS? Yes No

By signing and submitting this Bid/Proposal, Bidder/Offeror acknowledges, understands the specifications, any and all addenda, and agrees to the bid/proposal terms and conditions and can provide the minimum requirements stated herein. Bidder/Offeror acknowledges they have read the document in its entirety, visited the site, performed investigations and verifications as deemed necessary, is familiar with local conditions under which work is to be performed and will be responsible for any and all errors in Bid/Proposal submittal resulting from Bidder/Offeror’s failure to do so. Bidder/Offeror acknowledges the prices submitted in this Bid/Proposal have been carefully reviewed and are submitted as correct and final. If Bid/Proposal is accepted, vendor further certifies and agrees to furnish any and all products/services upon which prices are extended at the price submitted, and upon conditions in the specifications of the Invitation for Bid/Request for Proposal.

THE UNDERSIGNED HEREBY CERTIFIES THE FOREGOING BID/PROPOSAL SUBMITTED BY THE COMPANY LISTED BELOW HEREINAFTER CALLED “BIDDER/OFFEROR” IS THE DULY AUTHORIZED AGENT OF SAID COMPANY AND THE PERSON SIGNING SAID BID/PROPOSAL HAS BEEN DULY AUTHORIZED TO EXECUTE SAME. BIDDER/OFFEROR AFFIRMS THAT THEY ARE DULY AUTHORIZED TO EXECUTE THIS CONTRACT; THIS COMPANY; CORPORATION, FIRM, PARTNERSHIP OR INDIVIDUAL HAS NOT PREPARED THIS BID/PROPOSAL IN COLLUSION WITH ANY OTHER BIDDER/OFFEROR OR OTHER PERSON OR PERSONS ENGAGED IN THE SAME LINE OF BUSINESS; AND THAT THE CONTENTS OF THIS BID/PROPOSAL AS TO PRICES, TERMS AND CONDITIONS OF SAID BID/PROPOSAL HAVE NOT BEEN COMMUNICATED BY THE UNDERSIGNED NOR BY ANY EMPLOYEE OR AGENT TO ANY OTHER PERSON ENGAGED IN THIS TYPE OF BUSINESS PRIOR TO THE OFFICIAL OPENING OF THIS BID/PROPOSAL.

Company Name	<input type="text"/>
Street Address of Principal Place of Business	<input type="text"/>
City, State, Zip	<input type="text"/>
Phone of Principal Place of Business	<input type="text"/>
Fax of Principal Place of Business	<input type="text"/>
E-mail Address of Representative	<input type="text"/>
Federal Identification Number	<input type="text"/>
Date	<input type="text"/>
Acknowledgement of Addenda	#1 € #2 € #3 € #4 € #5 € #6 €
Authorized Representative Name	<input type="text"/>
Authorized Representative Title	<input type="text"/>
Signature (Required for paper bid submission)	<input type="text"/>

FORM CIQ

CONFLICT OF INTEREST QUESTIONNAIRE

Page 2

For vendor or other person doing business with local governmental entity

**5 Name of local government officer with whom filer has affiliation or business relationship.
(Complete this section only if the answer to A, B, or C is YES.)**

This section, item 5 including subparts A, B, C & D, must be completed for each officer with whom the filer has affiliation or other relationship. Attach additional pages to this Form CIQ as necessary.

A. Is the local government officer named in this section receiving or likely to receive taxable income from the filer of the questionnaire? Yes No

B. Is the filer of the questionnaire receiving or likely to receive taxable income from or at the direction of the local government officer named in this section AND the taxable income is not from the local governmental entity? Yes No

C. Is the filer of this questionnaire affiliated with a corporation or other business entity that the local government officer serves as an officer or director, or holds an ownership of 10 percent or more? Yes No

D. Describe each affiliation or business relationship.

6

Signature of person doing business with the governmental entity

Date

Adopted 11/02/2005

AFFIDAVIT OF COMPLIANCE

I, the undersigned, declare and affirm that my company is in compliance with the Immigration and Reform Act of 1986 and all employees are legally eligible to work in the United States of America.

I further understand and acknowledge that any non-compliance with the Immigration and Reform Act of 1986 at any time during the term of this contract will render the contract voidable.

Name of Company	<input type="text"/>
Title of Officer	<input type="text"/>
Name of Officer	<input type="text"/>
Date:	<input type="text"/>

In order to better serve our bidders, the Collin County Purchasing Department is conducting the following survey. We appreciate your time and effort expended to submit your bid. Please take a moment to complete the below. Should you have any questions or require more information please call (972) 548-4165.

HOW DID YOU RECEIVE NOTICE OF THIS REQUEST FOR BID OR PROPOSALS?

McKinney Courier-Gazette?	€	Yes	€	No
Plan Room?	€	Yes	€	No
Collin County Web-Site?	€	Yes	€	No
Facsimile or email from BidSync?	€	Yes	€	No
Other <input type="text"/>				

HOW DID YOU RECEIVE THE BID DOCUMENTS?

Downloaded from Home Computer?	€	Yes	€	No
Downloaded from Company Computer?	€	Yes	€	No
Requested a Copy from Collin County?	€	Yes	€	No
Other <input type="text"/>				

Thank You,

Collin County Purchasing Department

PAYMENT BOND

STATE OF TEXAS -§
COUNTY OF COLLIN -§

KNOW ALL MEN BY THESE PRESENTS:

That [redacted], a corporation organized and existing under the laws of the State of [redacted], and fully authorized to transact business in the State of Texas, whose address is [redacted] of the City of [redacted] County of [redacted], and State of [redacted], (hereinafter referred to as "Principal"), and [redacted] (hereinafter referred to as "Surety", a corporation organized under the laws of the State of [redacted] and authorized under the laws of the State of Texas to act as surety on bonds for principals, are held and firmly bound unto [redacted] (hereinafter referred to as "Owner") and unto all persons, firms and corporations who may furnish materials for or perform labor upon the buildings, structures or improvements referred to in the attached Contract, , in the penal sum of [redacted] Dollars (\$ [redacted]) (not less than 100% of the approximate total amount of the Contract as evidenced in the proposal) in lawful money of the United States, for the payment whereof, the said Principal and Surety bind themselves, and their heirs, administrators, executors, successors, and assigns, jointly and severally, firmly by these presents:

WHEREAS, the Principal has entered into a certain written contract with the Owner, dated the [redacted] day of [redacted], 200[redacted], to which said Contract is hereby referred to and made a part hereof and as fully and to the same extent as if copied at length herein for the construction of [redacted].

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, that the bond guarantees the full and proper protection of all claimants supplying labor and material in the prosecution of the work provided for in said Contract and for the use of each claimant, and that conversely should the Principal faithfully perform said Contract and in all respects duly and faithfully observe and perform all and singular the covenants, conditions, and agreements in and by said Contract, agreed to by the Principal, and according to the true intent and meaning of said Contract and the claims and specifications hereto annexed, and any and all duly authorized modifications of said Contract that may hereafter be made, notice of which modification to Surety being hereby waived, then this obligation shall be void; otherwise, to remain in full force and effect. Provided further, that if any legal action be filed on this Bond, venue shall lie in Collin County, Texas.

"PROVIDED, HOWEVER, that this bond is executed pursuant to the provisions Texas Government Code, Chapter 2253, as amended, and Chapter 3503 of the Texas Insurance Code, as amended, and all liabilities on this bond shall be determined in accordance with the provisions of said articles to the same extent as if they were fully copied at length herein.

Surety, for value received, stipulates and agrees that the bond shall automatically be increased by the amount of any Change Order or supplemental agreement which increases the Contract price with or without notice to the Surety and that no change, extension of time, alteration or addition to the terms of the Contract, or to the work performed thereunder, or the plans, specifications, or drawings accompanying the same, shall in anyway affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration or addition to the terms of the Contract, or to the work to be performed thereunder.

The undersigned and designated agent is hereby designated by Surety herein as the agent resident to whom any requisite notice may be delivered and on whom service of process may be had in matters arising out of such suretyship.

IN WITNESS WHEREOF, the said Principal and Surety have signed and sealed this instrument this [redacted] day of [redacted] 200[redacted].

WITNESS

[redacted]

PRINCIPAL

[redacted]

Printed/Typed Name [redacted]

Title: [redacted]

Company: [redacted]

WITNESS

Address:

SURETY

Printed/Typed Name

Title:

Company:

Address:

The Resident Agent of the Surety for delivery of notice and service of process is:

Name:

Address:

Phone Number:

Note:

Date of Bond must NOT be prior to date of contract

Revised 11/2008

PERFORMANCE BOND

STATE OF TEXAS -§
COUNTY OF COLLIN -§

KNOW ALL MEN BY THESE PRESENTS:

That [redacted], a corporation organized and existing under the laws of the State of [redacted] and fully authorized to transact business in the State of Texas, whose address is [redacted] of the City of [redacted] County of [redacted], and State of [redacted], (hereinafter referred to as "Principal"), and [redacted] (hereinafter referred to as "Surety", a corporation organized under the laws of the State of [redacted] and authorized under the laws of the State of Texas to act as surety on bonds for principals, are held and firmly bound unto [redacted] (hereinafter referred to as "Owner") and unto all persons, firms and corporations who may furnish materials for or perform labor upon the buildings, structures or improvements referred to in the attached Contract, , in the penal sum of [redacted] Dollars (\$ [redacted]) (not less than 100% of the approximate total amount of the Contract as evidenced in the proposal plus 10-percent of the stated penal sum as an additional sum of money representing additional court expenses, attorneys' i fees, and liquidated damages arising out of or connected with the below identified Contract) in lawful money of the United States, for the payment whereof, the said Principal and Surety bind themselves, and their heirs, administrators, executors, successors, and assigns, jointly and severally, firmly by these presents:

WHEREAS, the Principal has entered into a certain written contract with the Owner, dated the [redacted] day of [redacted], 200[redacted], to which said Contract is hereby referred to and made a part hereof and as fully and to the same extent as if copied at length herein for the construction of [redacted].

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, that if the said Principal fully and faithfully executes the work and performance of the Contract in accordance with the plans specifications, and Contract Documents, including any extensions thereof which may be granted with or without notice to Surety, during the original term thereof, and during the life of any guaranty required under the Contract, and according to the true intent and meaning of said Contract and the plans and specifications hereto annexed, if the Principal shall repair and/or replace all defects due to faulty materials or workmanship that appear within a period of one year from the date of final completion and final acceptance of the work by OWNER; and if the Principal shall fully indemnify and save harmless the OWNER from all costs and damages which OWNER may suffer by reason of failure to so perform herein and shall fully reimburse and repay OWNER all outlay and expense which the OWNER may incur in making good any default or deficiency, then this obligation shall be void; otherwise, to remain in full force and effect; and in case said CONTRACTOR shall fail to do so, it is agreed that the OWNER may do said work and supply such materials and charge the same against said CONTRACTOR and Surety on this obligation. Provided further, that if any legal action be filed on this Bond, venue shall lie in Collin County, Texas.

"PROVIDED, HOWEVER, that this bond is executed pursuant to the provisions Texas Government Code, Chapter 2253, as amended, and Chapter 3503 of the Texas Insurance Code, as amended, and all liabilities on this bond shall be determined in accordance with the provisions of said articles to the same extent as if they were fully copied at length herein.

Surety, for value received, stipulates and agrees that the bond shall automatically be increased by the amount of any Change Order or supplemental agreement which increases the Contract price with or without notice to the Surety, but in no event shall a Change Order or Supplemental Agreement which reduces the Contract price decrease the penal sum of the Bond. And further that no change, extension of time, alteration, or addition to the terms of the Contract, or to the work performed thereunder, or the plans, specifications, or drawings accompanying the same shall in any way affect its obligation on this bond, and it does hereby waive notice of any such change, extension of time, alteration, or addition to the terms of the Contract or to the work to be performed thereunder.

Surety agrees that the bond provides for the repairs and/or replacement of all defects due to faulty materials and workmanship that appear within a period of one (1) year from the date of completion and acceptance of the improvement by the OWNER.

The undersigned and designated agent is hereby designated by Surety herein as the agent resident to whom any requisite notice may be delivered and on whom service of process may be had in matters arising out of such suretyship.

IN WITNESS WHEREOF, the said Principal and Surety have signed and sealed this instrument this [redacted] day of [redacted] 200[redacted].

WITNESS

[redacted]

PRINCIPAL

[redacted]

Printed/Typed Name [redacted]

Title:

Company:

Address:

WITNESS

SURETY

Printed/Typed Name

Title:

Company:

Address:

The Resident Agent of the Surety for delivery of notice and service of process is:

Name:

Address:

Phone Number:

Note: Date of Bond must NOT be prior to date of contract

Revised 11/2008

COLLIN COUNTY, TEXAS STATEMENT OF NO BID

Collin County is very conscious and extremely appreciative of the time and effort you expend in preparing and submitting solicitations to the County. If you do not intend to bid on this requirement, please complete this form electronically via BidSync or forward to: Michalyn Rains, Contracts Manager, Collin County, 2300 Bloomdale Road, Suite 3160, McKinney, Texas 75071, fax 972-548-4694 or email mrains@co.collin.tx.us.

We, the undersigned, have declined to bid on your IFB/RFP/RFI/RFQ# for the following reason(s):

- Specifications too "tight", i.e. geared toward one brand or manufacturer only. (Please explain reason below)
- Specifications unclear. (Please explain below)
- Insufficient time to respond to solicitation.
- We do not offer this product/s or equivalent. (If you wish to remain on the bidders list for other commodities and/or services, please go to www.bidsync.com to review your previous selections and make the required changes.)
- Our product schedule would not permit us to perform.
- Unable to meet specifications.
- Job too large.
- Job too small.
- Cannot provide required bonding.
- Cannot provide required insurance.
- Bidding through dealer.
- Do not wish to do business with Collin County. (Please explain below)
- Other (Please specify below)

REMARKS:

Company Name:

Address:

City:

State:

Zip:

Contact Name:

Title:

Business Telephone Number:

Fax:

Email Address:

Company's Internet Web Page URL:

Question and Answers for Bid #03149-11 - Services: Full Depth Reclamation

OVERALL BID QUESTIONS

There are no questions associated with this bid. If you would like to submit a question, please click on the "Create New Question" button below.