

### REQUEST FOR PROPOSAL

### LAKE HAVASU CITY, ARIZONA

RFP NO.: P25-PW-500583

**FOR** 

### North Regional WWTP Aeration System Replacement

Andrew Klos, CPPB
Senior Procurement Specialist
E-Mail: KlosA@Ihcaz.gov

CITY CLERK'S OFFICE 2330 McCulloch Boulevard N. Lake Havasu City, AZ 86403 Phone: (928) 855-2116

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### RFP CLOSING DATE: December 11, 2025 RFP CLOSING TIME: 3:00 p.m., ARIZONA TIME

RFP OPENING ON THE SAME DAY at 3:00 p.m.

\*\*\*\*\*\*\*\*\*\*\*\*\*\*

Pre-Proposal Conference: Non-mandatory
North Regional Treatment Plant
7001 Whelan Drive, Lake Havasu City, AZ 86404
10:00 AM on November 21, 2024

\*\*\*\*\*\*\*\*\*\*\*\*\*\*\*

### SUBMITTED BY:

<b>Company Name:</b>	
Address:	
Phone No.:	
Fax No.:	
Contact:	

An electronic copy of this RFP and attachments, if any, is available at the City's website: <a href="https://www.lhcaz.gov/rfps/rfpsCurrent.html">www.lhcaz.gov/rfps/rfpsCurrent.html</a>. All RFP documents shall be submitted in hard copy. Electronic or emailed submissions shall be rejected.

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### SECTION A - REQUEST FOR PROPOSAL

RFP NO.: P25-PW-500583

RFP TITLE: NORTH REGIONAL WWTP AERATION SYSTEM REPLACEMENT

### **RFP DESCRIPTION:**

This project consists of the removal and replacement of 3,144 aeration heads, including downpipes, branches, and header piping, as shown in the provided as-built drawings (Attachment A) of the existing aeration basins. The City staff will take one basin at a time out of service, clean out debris, and turn it over to the contractor. The basins have a concrete deck over them with hatches as shown in the prints. Air ventilation and air monitoring will be required as this will be an OSHA defined Confined Space Entry project. The proposed solution shall provide performance that meets or exceeds the requirements and specifications in Attachment B (Fine Bubble Aeration Systems) to this RFP.

Notice is hereby given that sealed proposals for Request For Proposal Number: P25-PW-500583 for: North Regional WWTP Aeration System Replacement shall be received by the City Clerk's Office, 2330 McCulloch Boulevard N., Lake Havasu City, Arizona, 86403, until 3:00 p.m. Arizona Time on December 11, 2024. All RFPs received in proper form shall be publicly opened and read aloud on the same day at 3:00 p.m., Room 109, City Hall, 2330 McCulloch Boulevard N., Lake Havasu City, Arizona, 86403.

To join the meeting on a computer or mobile phone:

https://tinyurl.com/3f94b2ww Meeting ID: 270 366 031 956

Passcode: jcVbxK

Join with a video conferencing device 160264325@teams.bin.vc

Video Conference ID: 112 219 692 0

It is the sole responsibility of the Proposer to ensure the City receives the RFP by the specified time. ALL RFPs MUST BE <u>TIME STAMPED</u> BY THE CITY BY THE STATED **DEADLINE**. All late RFPs shall be rejected.

The outside of the <u>sealed package</u> must be clearly marked "Sealed RFP" with the Proposer's Name, Address, RFP Title and Number, and the Closing Date. Proposer will submit one (1) original and three (3) complete copies of the RFP response. Proposer should retain a copy for their records. All RFPs must be completed in ink or typewritten on a form to be obtained from the RFP documents and returned by the time cited above.

Proposers interested in taking advantage of the streamlined e-Bid process shall submit their propsals electronically via the City's DemandStar Network at <a href="https://www.demandstar.com/app/buyers/bids/471661/details">https://www.demandstar.com/app/buyers/bids/471661/details</a>. Paper submissions will continue to be accepted.

Non-Mandatory
Pre-Proposal Conference:

North Regional Treatment Plant
7001 Whelan Drive, Lake Havasu City, AZ 86404
10:00 AM on November 21, 2024

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The following **SHALL** be required, as stipulated in the RFP. If required, they are to be submitted either with the RFP or when the signed Contract has been returned to the City.

CERTIFICATE OF INSURANCE: The successful Proposer shall be required to submit a standard insurance certificate as evidence of compliance with the Contract insurance requirements. This shall be sent to the City with the agreement before execution by the City and prior to commencing work.

Pursuant to the Americans with Disabilities Act (ADA), Lake Havasu City endeavors to ensure the accessibility of all of its programs, facilities and services to all persons with disabilities. If you need an accommodation for RFP meetings, please contact the City Clerk's Office, at (928) 453-4142. Please provide 24 hours' notice so accommodations may be arranged.

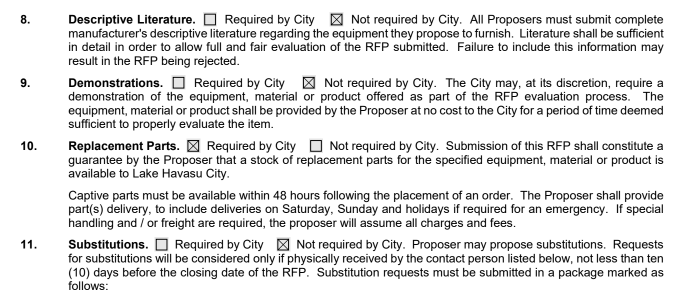
Publication Dates: Arizona Business Gazette: November 14 and 21, 2024

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### SECTION B - INSTRUCTIONS TO PROPOSER

- 1. RFP Format. RFP must be typewritten with a font size no less than 11 points or prepared in ink and must be submitted on the form(s), if provided in the RFP. Proposer shall return all information and forms as required and outline as shown in this solicitation. Failure to complete all required forms and or service solutions as requested may result in the RFP being rejected as non-responsive. Proposer must submit one (1) original and three copies of the RFP document. NOTE: ONLY ONE COPY IS REQUIRED IF SUBMITTING ELECTRONICALLY VIA DEMANDSTAR.
  - a. Unsigned proposals will be considered non-responsive and will be rejected.
  - b. Erasures, interlineations or other modifications in the RFP must be initialed by a duly authorized proposer representative and must be the same person that signs the proposer's proposal.
  - c. In case of error in the extension of prices in the RFP, the unit price will govern. No RFP shall be altered, amended or withdrawn after the specified RFP closing date and time.
  - d. It is the responsibility of the Proposer to examine the entire RFP package and seek clarification of any item, service or requirement that may not be clear and to check Proposer responses for accuracy before submitting a RFP.
  - e. All RFPs shall be submitted in a sealed package and must be clearly marked "Sealed RFP" with the Proposer's Name, Address, RFP Number and Title, and the Closing Date. RFP packages with insufficient postage will not be accepted by Lake Havasu City.
  - f. Lake Havasu City reserves the right to accept or reject any or all RFPs or any part thereof and waive informalities deemed in the best interest of the City.
- 2. RFP Requirements. The following documents and or forms must be completed, signed and submitted with the proposer's offer to be responsive and must include, but not limited to, the <a href="PROPOSER SIGNATURE PAGE">PROPOSER SIGNATURE PAGE</a>, <a href="PROPOSER SUBMITTED RESPONSE">PROPOSER SUBMITTED RESPONSE</a>, <a href="EXCEPTIONS TO SPECIFICATIONS">EXCEPTIONS TO SPECIFICATIONS</a> (if applicable), and <a href="REFERENCES">REFPS must be signed by a duly authorized representative of the proposer. If a RFP is signed by an agent of the Proposer, a Power of Attorney showing the authority of the agent to sign must be submitted with the RFP or the RFP will be rejected. FAILURE TO SIGN AND SUBMIT THE <a href="PROPOSER SIGNATURE PAGE">PROPOSER SIGNATURE PAGE</a> SHALL RESULT IN REJECTION OF THE RFP.
- **Taxes.** RFP prices shall exclude Federal Excise Tax. Federal exemption certificates will be furnished upon written request. Lake Havasu City is not exempt from the applicable Arizona Sales Tax; Arizona Sales Tax will be indicated on the pricing sheet and marked as a separate line item after the total combined RFP price. The applicable tax of any political subdivision shall not be a factor in determining the award of procurement.
- **4. Price to Include Cost of Delivery.** If this is a RFP for goods and or services, then unless otherwise provided in the specifications, the RFP price for each item must include the cost of delivery of the item(s) FOB within Lake Havasu City, AZ limits and to the specific destination shown in the specifications.
- 5. RFPs Must Conform to the Requirements and or Specifications. The Proposer shall adhere to the requirements and or specifications stated herein. Any exception taken to these requirements and or specifications shall be so stated on the returned RFP proposal. Deviations from any of the requirements in the specifications or drawings MAY RESULT IN RFP REJECTION. Lake Havasu City shall hold the Proposer to all specification requirements. There is no time limit on this requirement; deviations discovered after the unit(s) is accepted shall be corrected at no cost to the City. Any VERBAL communication from the City shall not be construed as approval of the acceptability of any deviation to any requirement or as authorization for any changes or additional charges on any contract. WRITTEN APPROVAL is required. Any deviation from the specification, or where submitted literature does not fully support the meeting of the specification, must be clearly cited in writing by the Proposer, but no deviation below minimum specification will be accepted. If this is a RFP for goods and manufacturers' names, trade names, make, model or catalog numbers are used in the Specifications, they are for the purpose of describing and establishing commercial and industrial quality levels. RFPs for equivalent items will be considered provided that such items are identified by manufacturer name, trade name, make, model and catalog number. If Proposer has any question whether an item is equivalent to the item specified, Proposer must submit a request for substitution.
- 6. Silence of Requirement / Specification. The apparent silence of the general provisions and requirements and or specifications as to any detail or the apparent omission from it of a detailed description concerning any point shall be regarded as meaning that only best commercial or industrial practice is to prevail and that only material and workmanship of first run manufacture quality are to be used.
- 7. **Periods of Time.** Periods of time, stated as a number of days, shall be calendar days unless otherwise specified.

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Substitution Request, RFP No.: P25-PW-500583
Lake Havasu City
Administrative Services Department - Procurement
Attn: Andrew Klos, CPPB, Senior Procurement Specialist
2330 McCulloch Blvd S
Lake Havasu City, AZ 86403

Samples must be presented for inspection and testing if requested. Samples must be furnished at no cost to the City. If not destroyed or mutilated in testing, samples will, upon request, be returned at Proposer's expense. If a proposed item is determined to be an acceptable substitute, an addendum will be issued.

- **12. RFP Withdrawal.** Any RFP may be withdrawn at any time prior to the specified date and time for RFP closing by delivering a written request to the Procurement Official or designee at the location where RFPs are received signed by a duly authorized representative of Proposer. All RFPs shall be irrevocable for one hundred twenty (120) calendar days from the day of RFP closing.
- **13. Removal from RFP Mailing List.** Proposers who do not respond when they receive a Request For Proposal will be deleted from the Proposer's list for that commodity or service. A proposer that submits a "No Proposal" is considered to be responsive and will remain on the Proposer's mailing list only.
- **Document Conflict.** In case of conflict between Requirements and or Specifications and the Contract Terms and Conditions and Instructions for Proposer, the requirements and or specifications shall take precedence over and will be used in lieu of such conflicting portions of the Contract Terms and Conditions and Instructions to Proposer.
- **15. Clarification/Protest/Question.** Any Bidder requesting clarification of or protesting or questioning any of the Specifications must submit specific questions or protests in writing (includes email) to the contact person listed below. Requests for clarification and protests must be physically received not less than seven (7) calendar days prior to the date and time of bid closing. Requests must be submitted in a package marked as follows:

Clarification/Protest/Question
RFP No.: P25-PW-500583
Lake Havasu City
Administrative Services Department - Procurement
Attn: Andrew Klos, CPPB, Senior Procurement Specialist
2330 McCulloch Blvd S
Lake Havasu City, AZ 86403
Email to: Purchasing@lhcaz.gov

A written response will be provided to all written requests for clarification and protests, copies of which will be sent to all vendors in receipt of these bid documents. Questions will not be answered orally. Oral instructions or information concerning the specifications provided by City officers, employees, or agents to prospective Bidders shall not bind the City.

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- **16.** Addenda. All addenda shall be issued no later than five (5) calendar days prior to the RFP closing.
- **17. Addenda Acknowledgement.** Receipt of RFP addenda must be acknowledged by signing and returning the appropriate procurement document and acknowledging receipt on the proposal form.
- **18. Documents are Public Records.** Lake Havasu City is subject to the Arizona Revised Statutes, Title 39, chapter 1, relating to public records. All documents, reports, RFPs, submittals, working papers or other materials submitted to the City by Proposers shall become the sole and exclusive property of the City and become a public record.
- **19. Copies.** Proposer may request copies of current or past procurement documents. The charge per copy is payable in advance. Please call for a current per copy cost.
- **20.** Late Delivery of RFP. Late RFPs will not be opened or considered under any circumstances. Late RFP Notification will be sent to proposer.
- 21. Rejection of RFPs. The City reserves the right to waive technical defects, discrepancies and minor irregularities in a RFP. The City reserves the right to re-seal any RFP that was opened prematurely. The City has determined this event as a minor irregularity. The Procurement Official shall be notified and shall log the event and place it in the procurement file. The City reserves the right to award any alternatives set forth in the RFP documents in its sole discretion. RFPs may be rejected if there is any alteration of the RFP form, additions not called for, conditional RFPs, incomplete RFPs, or irregularities of any kind. The City reserves the right to reject any RFP not in compliance with the RFP documents, or prescribed public proposal procedures and requirements. Written notice of rejection of all RFPs shall be sent to all Proposers. ALL UNSIGNED RFPS SHALL BE REJECTED.
- 22. Collusion. Upon evidence that collusion exists among Proposers, none of the RFPs of participants in such collusion will be considered. All involved RFPs shall be rejected. RFPs in which prices are unbalanced may be rejected. The Proposer will be required to complete, notarize and submit a "No-Collusion Affidavit" upon request by the City. Failure of the proposer to submit a properly executed affidavit upon request by the City shall be grounds for rejection of the RFP.
- **23. Evaluation process for written response.** Each evaluation committee member shall independently assign a score to each criterion based on the written proposals. The criteria scores will be summed. The highest scoring proposal will be recommended for an award.

### 24. Contract Negotiation and Award.

- a. Contract negotiations will proceed immediately after a recommendation for award is made to the highest ranked responsive, responsible Proposer. The City reserves the right to negotiate a final contract, which is in the best interest of the City, considering any material changes to the statement of work resulting from any modifications being offered by the Proposer for this project and also any pricing that might be affected by changes to the statement of work. Should contract negotiations be unsuccessful with the highest ranking proposer, then negotiations will be terminated with that firm and initiated with the second-ranked proposer, and so forth. When negotiations become successful with a proposer, an award recommendation shall be forwarded to the City Council for their consideration.
  - City reserves the right to award the RFP to a primary and an alternate Proposer for the same RFP item or service. The alternate Proposer will be used when the primary Proposer is unable to provide the materials and / or service when required, or when such action will provide the lowest final cost to the City.
- b. A RFP response is an offer by a proposer to Contract with the City based upon the terms, conditions, and specifications, statement of work contained in the Request For Proposal. RFPs do not become Contracts unless and until they are accepted and an Award is made by Lake Havasu City.
- c. Awards will be made with reasonable promptness by the City Council to the proposer(s) who's RFP(s) is determined to be responsive and responsible that best conforms to the Request For Proposal and will be the most advantageous to the City.
- d. A Contract is formed when Lake Havasu City gives written Notice of Award(s) to the successful Proposer(s) and executes a Lake Havasu City Services Contract. All Request For Proposal documents, including but not limited to the specifications, statement of work, terms, and conditions, become the Contract and is extended to every Purchase Order and Notice to Proceed letter used on single or multiple project phases contained in the submitted offer and agreed upon by both parties. The delivery or furnishing of any of the RFP items or services cannot commence until a Contract is duly and properly executed and certificate of insurance provided with the required limits of coverage.
- 25. Rejection of All RFPs and Cancellation of Award. The City reserves the right to reject all RFPs or to cancel award of the Contract at any time before execution of the Contract by both parties if rejection of all RFPs or cancellation of the award is deemed to be in the City's best interest. In no event shall the City have any liability

for the cancellation of award. The Proposer assumes the sole risk and responsibility for all expenses connected with the preparation of its RFP and Contract negotiations.

- **26. Reissuance of RFP.** The City reserves the right to re-issue a subsequent procurement for this service at any time if deemed to be in the best interest of the City.
- **27. Protest of Award.** A protest of award must be physically delivered to the Procurement Official within five (5) working days of the notice of award date. Packages containing protests shall be marked as follows:

RFP Award Protest, RFP No.: P25-PW-500583
Lake Havasu City
Community Investment Department
Procurement Division
Attn: Lynette Singleton, Procurement Official
2330 McCulloch Boulevard N.
Lake Havasu City, AZ 86403

- **28. Notice of Award.** Official Notice of Award, if any, shall be sent in the form of an "Award Letter" and shall be signed by the duly authorized Lake Havasu City Official.
- **29. Vendor Registration and IRS Form.** Prior to the execution of a Contract, the successful Proposer must properly fill out and complete a City Vendor Registration and IRS W-9 Form and file the documents with the City's Administrative Services Department.
- **30. Post Award Conference.** After the award has been made, the Contractor may be required to attend and participate in a Post Award Conference. The purpose is to ensure the Contractor has a complete understanding of the specifications and the requirements of the Contract prior to commencing work.
- **31. Disputes.** In the event any doubt or differences of opinions exists as to the items or services to be furnished hereunder, or from evaluation and / or testing of substitutes, or the interpretation of the provisions of this procurement, the decision of Lake Havasu City shall be final and binding upon all parties.
- **32. Solicitation Document Conflicts.** In the event any discrepancies exist between the proposer's submitted response and the original solicitation document, the RFP on file with the City shall govern.
- **33. Response Preparation Costs.** Costs incurred by any Proposer in preparation of a response to this Request For Proposal shall be the sole responsibility of the Proposer and will not be reimbursed by the City.
- **34. Proposer Exceptions.** Proposers that list and submit more than ten (10) separate items in "Section K Exceptions to Requirements / Specifications" shall be considered non-responsive; and said RFP shall be rejected in its entirety.
- **35. Confidentiality.** The RFP herein states that the following RFP materials shall be submitted in confidence, shall remain confidential, and are exempt from disclosure to the extent allowed by law and pursuant to A.R.S. § 41-2534, D., "Proposals shall be opened publicly at the time and place designated in the Request For Proposal. The name of each offeror and such other relevant information as is specified by rule shall be publicly read and recorded in accordance with rules adopted by the director. All other information contained in the proposals shall be confidential to avoid disclosure of contents prejudicial to competing offerors during the process of negotiation. The proposals shall be open for public inspection after Contract award. To the extent the offeror designates and the City concurs, trade secrets or other proprietary data contained in the offer documents shall remain confidential in accordance with rules adopted by the director."
  - a. Historical financial information of the proposing firm or entity and;
  - b. Materials related to the background investigation of the firm conducted under the RFP / BID process.

All pages containing the above information shall be marked "confidential" and segregated in the following manner:

- It shall be clearly marked in bulk and on each page of the confidential document.
- b. It shall be kept separate from the other RFP documents in a separate envelope or package.
- c. Where this specification conflicts with other formatting and response instruction specifications, this specification shall prevail.
- d. Where such conflict (in c. above) occurs, the proposer is instructed to respond with the following: "Refer to confidential information enclosed."
- e. This statement (in d. above) shall be inserted in the place where the requested information was to have been placed.

Proposers who desire that additional information be treated as confidential must mark those pages as "confidential," cite a specific statutory basis for the exemption, and the reasons why the public interest would be served by the confidentiality. Pricing and the entire submitted RFP document cannot be marked confidential. Should an RFP be submitted in this manner, no portion of it can be held as confidential unless that portion is segregated in the above manner and meets the above criteria.

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## SECTION C - SERVICES CONTRACT TERMS AND CONDITIONS LAKE HAVASU CITY, ARIZONA SERVICES CONTRACT CONTRACT NO. 500583

This Contract is between **Lake Havasu City** (City) and \_\_\_\_\_ (Contractor). The parties agree as follows:

**Effective Date and Termination Date.** The effective date of this Contract shall be or the date, on which each party has signed this Contract, whichever is later. Unless earlier terminated as provided below, the termination date shall be

Statement of Work. Contractor shall perform the work described in EXHIBIT1.

Payment for Work. City agrees to pay Contractor in accordance with EXHIBIT 1.

**Contract Documents.** This Contract includes the following Exhibits listed below and attached herein and incorporated herein by this reference:

- EXHIBIT 3 CERTIFICATION STATEMENT FOR CORPORATION OR INDEPENDENT CONTRACTOR
- ☑ EXHIBIT 4 WORKERS' COMPENSATION EXEMPTION CERTIFICATE
- EXHIBIT 5 ARIZONA STATUTORY PAYMENT BOND (DELETE THIS ITEM AND FORM PRIOR TO PRINTING, IF NOT APPLICABLE.)

### STANDARD TERMS AND CONDITIONS

- 1. **Time is of the Essence**. Time is of the essence in the performance of this Contract. Contractor is providing services which involve health, safety and welfare of the general public. Delivery time is of the essence. Delivery must be made in accordance with the delivery schedule as promised by the Contractor.
- 2. Contract Amendments. This Contract shall be modified only by a written Contract Amendment signed by the City Manager or designee or City Official and persons duly authorized to enter into Contracts on behalf of the City Council.
- 3. Parole Evidence. This Contract is intended by the parties as a final expression of their agreement and is intended also as a complete and exclusive statement of the terms of this agreement. No course of prior dealings between the parties and no usage of the trade shall be relevant to supplement or explain any term used in this Contract. Acceptance or acquiescence in a course of performance rendered under this Contract shall not be relevant to determine the meaning of this Contract even though the accepting or acquiescing party has knowledge of the nature of the performance and opportunity to object.
- **4. Subcontracts and Assignment.** Contractor shall not Subcontract any of the work required by this Contract or assign or transfer any of its interest in this Contract, without the prior written consent of City.
- 5. **No Third Party Beneficiaries.** City and Contractor are the only parties to this Contract and are the only parties entitled to enforce its terms. Nothing in this Contract gives or provides any benefit or right, whether directly, indirectly, or otherwise, to third persons unless such third persons are individually identified by name in this Contract and expressly described as intended beneficiaries of this Contract.
- **Successors in Interest.** The provisions of this Contract shall be binding upon and inure to the benefit of the parties and their successors and approved assigns, if any.
- 7. Merger Clause. This Contract and the attached exhibits constitute the entire agreement between the parties. All understandings and agreements between the parties and representations by either party concerning this Contract are contained in this Contract. No waiver, consent, modification, or change in the terms of this Contract shall bind either party unless in writing and signed by both parties. Any written waiver, consent, modification, or change shall be effective only in the specific instance and for the specific purpose given.
- 8. Compliance with Applicable Law. Contractor shall observe and comply with all established federal, state, and local administrative rules, codes, ordinances, regulations, standards, and laws applicable to the work under this Contract regardless of whether or not they are referred to by the City.
- Governing Law. The provisions of this Contract shall be construed in accordance with the laws of the State of Arizona and the provisions of the Lake Havasu City Municipal Code. In the event of litigation between the parties, venue in state

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- trial courts shall lie exclusively in Mohave County, Arizona. In the event of litigation in a U.S. District Court, exclusive venue shall lie in the U.S. District Court located in Phoenix, Maricopa County, Arizona.
- **10. Arbitration.** In accordance with A.R.S. Title 12, parties agree to use arbitration, after exhausting applicable administrative reviews, to resolve disputes arising out of this agreement where the sole relief sought is monetary damages of \$40,000, or less, exclusive of interest and costs.
- 11. Early Termination. This Contract may be terminated as follows:
  - a. City and Contractor, by mutual written agreement, may terminate this Contract at any time.
  - b. City, in its sole discretion, may terminate this Contract for any reason on thirty (30) days written notice to Contractor.
  - c. Either the City or Contractor may terminate this Contract in the event of a breach of the Contract by the other. Prior to such termination, the party seeking termination shall give to the other party written notice of the breach and intent to terminate. If the party committing the breach has not entirely cured the breach within fifteen (15) days of the date of the notice, then the party giving the notice may terminate the Contract at any time thereafter by giving a written notice of termination.
  - d. Notwithstanding paragraph 11(c), City may terminate this Contract immediately by written notice to Contractor upon denial, suspension, revocation, or non-renewal of any license, permit, or certificate that Contractor must hold to provide services under this Contract.
- 12. Payment on Early Termination. Upon termination pursuant to paragraph 11, payment shall be made as follows:
  - a. If terminated under 11(a) or 11(b) for the convenience of the City, the City shall pay Contractor for work performed prior to the termination date if such work was performed in accordance with the Contract. City shall not be liable for direct, indirect, or consequential damages. Termination shall not result in a waiver of any other claim City may have against Contractor.
  - b. If terminated under 11(c) by the Contractor due to a breach by the City, then the City shall pay the Contractor for work performed prior to the termination date if such work was performed in accordance with the Contract.
  - c. If terminated under 11(c) or 11(d) by the City due to a breach by the Contractor, then the City shall pay the Contractor for work performed prior to the termination date provided such work was performed in accordance with the Contract less any setoff to which the City is entitled.
- **13. Remedies.** In the event of breach of this Contract, the parties shall have the following remedies:
  - a. If terminated under 11(c) by the City due to a breach by the Contractor, the City may complete the work either itself, by agreement with another Contractor, or by a combination thereof. If the cost of completing the work exceeds the remaining unpaid balance of the total compensation provided under this Contract, then the Contractor shall pay to the City the amount of the reasonable excess.
  - b. In addition to the remedies in paragraphs 11 and 13 for a breach by the Contractor, the City also shall be entitled to any other equitable and legal remedies that are available.
  - c. If the City breaches this Contract, Contractor's remedy shall be limited to termination of the Contract and receipt of Contract payments to which Contractor is entitled.
- **14. Waiver.** Waiver of any default under this Contract by City shall not be deemed to be a waiver of any subsequent default or a modification of the provisions of this Contract.
- **15. Non Waiver of Liability.** The City as a public entity supported by monetary tax funding, in execution of its public trust, shall not agree to waive any lawful or legitimate right to recover monetary funds lawfully due it. Therefore, any Contractor agrees that it will not insist upon or demand any statement whereby the City agrees to limit in advance or waive any right the City might have to recover actual lawful damages in any court of law under applicable Arizona law.
- **16. Conflict of Interest / Contract Cancellation.** Contractor stipulates that its officers and employees do not now have a conflict of interest and it further agrees for itself, its officers, and its employees that it will not contract for or accept employment for the performance of any work or services with any individual business, corporation, or government unit that would create a conflict of interest in the performance of its obligations pursuant to this Contract.
  - Pursuant to A.R.S. §38-511, this Contract is subject to cancellation by the City if any person significantly involved in initiating, negotiating, securing, drafting, or creating the Contract on behalf of Lake Havasu City is, at any time while the Contract is in effect, an employee of any other party to the Contract in any capacity or a consultant to any other party of the Contract with respect to the subject matter of the Contract.

- 17. No Kick Back Fee. Contractor stipulates that no person has been employed or has been retained to solicit or secure this Contract upon an agreement or understanding for a commission, percentage, brokerage, or contingent fee; and that no member of the City Council or any employee of City has any interest, financially or otherwise, in this Contract that has not been publically declared and procured in accordance with A.R.S. § 38-501 et seq.
  - In case of breach or violation of this requirement, the City shall have the right to annul this Contract without liability or at its discretion to deduct from the Contract price or consideration, the full amount of such commission, percentage, brokerage, or contingent fee.
- 18. Gratuities. The City may, by written notice to the Contractor, cancel this Contract if it is found that gratuities, in the form of entertainment, gifts, or otherwise, were offered or given by the Contractor or any agent or representative of the Contractor, to any officer or employee of the City. In the event this Contract is canceled by the City pursuant to this provision, the City shall be entitled, in addition to any other rights and remedies, to recover or withhold from the Contractor the amount of the gratuity.
- **19. Non Exclusive Contract.** Any subsequent Contract resulting from the solicitation shall be awarded with the understanding and agreement that it is for the sole convenience of the City. The City reserves the right to obtain like goods, service, or finished end product from another source when necessary.
- 20. Ownership of Work. All work products created by the Contractor as part of Contractor's performance of this Contract shall be the exclusive property of the City. If any such work products contain intellectual property of the Contractor that is or could be protected by federal copyright, patent, or trademark laws, Contractor hereby grants City a perpetual, royalty-free, fully paid-up, non-exclusive and irrevocable license to copy, reproduce, deliver, publish, perform, dispose of, use, re-use, in whole or in part, and to authorize others to do so, all such work products. City shall have no rights in any pre-existing work product of Contractor provided to City by Contractor in the performance of this Contract except to copy, use, and re-use any such work product for City use only. If this Contract is terminated prior to completion, and the City is not in default, City, in addition to any other rights provided by this Contract, may require the Contractor to transfer and deliver all partially completed work products, reports or documentation that the Contractor has specifically developed or specifically acquired for the performance of this Contract.
- 21. Licenses and Permits. Contractor shall maintain in current status all federal, state, and local laws, licenses, and permits required for the operation of the business conducted by the Contractor as applicable to this Contract.

### 22. Force Majeure.

- a. Except for payment of sums due, neither party shall be liable to the other nor deemed in default under this Contract if and to the extent that such party's performance of this Contract is prevented by reason of force majeure. The term 'force majeure' means an occurrence that is beyond the control of the party affected and occurs without its fault or negligence. Without limiting the foregoing, force majeure includes acts of God; acts of the public enemy; war; riots; strikes; mobilization; labor disputes; civil disorders; fire; flood; lockouts; injunctions-intervention-acts; or failures or refusals to act by government authority; and other similar occurrences beyond the control of the party declaring force majeure which such party is unable to prevent by exercising reasonable diligence.
- b. Force Majeure shall not include the following occurrences:
  - Late delivery of equipment or materials caused by congestion at a manufacturer's plant or elsewhere, or an oversold condition of the market:
  - 2) Late performance by a subcontractor unless the delay arises out of a force majeure occurrence in accordance with this force majeure term and condition; or
  - 3) Inability of either the Contractor or any subcontractor to acquire or maintain any required insurance, bonds, licenses, or permits.
- c. If either party is delayed at any time in the progress of the work by force majeure, the delayed party shall notify the other party in writing of such delay, as soon as is practicable and no later than the following working day, of the commencement thereof and shall specify the causes of such delay in such notice. Such notice shall be delivered or mailed certified-return receipt and shall make a specific reference to this article, thereby invoking its provisions. The delayed party shall cause such delay to cease as soon as practicable and shall notify the other party in writing when it has done so. The time of completion shall be extended by Contract Amendment for a period of time equal to the time that results or effects of such delay prevent the delayed party from performing in accordance with this Contract.
- d. Any delay or failure in performance by either party hereto shall not constitute default hereunder or give rise to any claim for damages or loss of anticipated profits if, and to the extent that such delay or failure is caused, by force majeure.
- 23. Late Submission of Claim. The City shall not honor any invoices or claims which are tendered one (1) year after the last item of the account accrued.
- 24. Access to Records. Contractor shall maintain fiscal records and all other records pertinent to this Contract. All fiscal records shall be maintained pursuant to generally accepted accounting standards, and other records shall be maintained to the extent necessary to clearly reflect actions taken. All such records shall be retained and kept accessible for no less than six (6) years following final payment. City's authorized representatives shall have the right to direct access to all of Contractor's books, documents, papers and records related to this Contract for the purpose of conducting audits

- and examinations and making copies, excerpts and transcripts. City shall reimburse Contractor for Contractor's cost of preparing copies.
- **25. Insurance and Performance / Payment Bond Requirements.** Contractor shall maintain throughout the term of the Contract the amounts and limits established and referenced in the solicitation documents and included herein.
- **26. Indemnity.** Contractor shall indemnify and hold harmless City, its officers and employees from and against any and all liabilities, damages, losses, and costs, including reasonable attorney's fees, but only to the extent caused by the negligence, recklessness, or intentional wrongful conduct of Contractor or other persons employed or used by the Contractor in the performance of this Contract. It is agreed that Contractor will be responsible for primary loss investigation, defense, and judgment costs where this indemnification is applicable.
- 27. Indemnity—Patents, Copyright, and Trademark. Contractor agrees to defend City, mayor, council, appointed boards and commissions, officers, officials, employees, and agents individually and collectively at Contractor's own expense, in all suits, actions, or proceedings in which Contractor is made a defendant for actual or alleged infringement of any United States of America or foreign letters patents resulting from Contractor's use of the goods, service, or finished end product purchased as a result of this Procurement (Invitation To Bid (ITB) or Request For Proposal (RFP)) and subsequent Contract. Contractor further agrees to pay and discharge any and all judgments or decrees which may be rendered in any such suit, action, or proceedings against City. Contractor agrees to indemnify and hold harmless the City from any and all license, royalty and proprietary fees or costs, including legal costs, which may arise out of City's purchase and use of goods, service, or finished end product supplied by the Contractor. Contractor will indemnify City against all claims for damages to persons or property resulting from defects in materials or workmanship. It is expressly agreed by Contractor that these covenants are irrevocable and perpetual.
- **28. No Advance Payments.** Advance payments are not authorized. Payment will be made for only actual services or commodities that have been received and accepted by the City.
- 29. Advertisement. Contractor shall not advertise or publish news releases concerning this Contract without the prior written consent of the City Manager or designee.
- **30. Americans with Disabilities Act.** The Contractor shall comply with all applicable provisions of the Americans with Disabilities Act, Public Law 101-336, 42 U.S.C. 12101-12213, and applicable federal regulations under the Act.
- 31. Anti-Discrimination Clause. Contractor shall not discriminate based on race, religion, color, sex, marital status, familial status, national origin, age, mental or physical disability, sexual orientation, gender identity, source of income, or political affiliation in programs, activities, services, benefits, or employment. Contractor shall not discriminate against minority-owned, women-owned, or disadvantaged small businesses. Contractor shall include a provision in each sub-contract requiring subcontractors to comply with the requirements of this clause.
- **32. OMB Circular A-133.** If Contractor is determined by the City to be a sub-recipient of federal funds passed through the City, the Contractor must submit an annual Federal Compliance Audit in conformity with the OMB Circular A-133, which applies the Federal Single Audit Act of 1984, Public Law 98-502, to non-profit organizations.
- **33. Disadvantaged / Minority / Woman Business Enterprise.** Contractor agrees to give Disadvantaged / Minority / Woman Businesses the maximum practical opportunity to participate in this Contract when possible, by obtaining supplies, materials, and services from such firms.
- **34. Non Appropriation Clause Fiscal Year.** If appropriations are reallocated, reduced or eliminated by legislative action or for any reason these goods and / or services are not funded, during any fiscal year the City may take any of the following actions:
  - a. Accept a decrease in price offered by the Contractor and complete the Contract;
  - b. Place the Contract on-hold and pay the Contractor for work performed up to the date of the non-appropriation notice. Work must be performed in accordance with the Contract prior to payment and be less any setoff to which the City is entitled. The contract may be resumed at a later date when funding is reestablished. Contract cannot be resumed beyond a (4) four year time period from the date of non-appropriation notice. Contractor must also reaffirm pricing and resubmit insurance and bonding certificates, if applicable. Documents must be received by the City prior to resuming the Contract;
  - c. Cancel the Contract and pay the Contractor for work performed up to the date of the non-appropriation notice. Work must be performed in accordance with the Contract prior to payment and be less any setoff to which the City is entitled, and re-solicit a new procurement;
  - d. Cancel the contract and re-solicit the requirements;
  - e. Cancel the contract.
- **35. Non Appropriation Clause Future Fiscal Year.** Funds may not presently be available for performance under this Contract beyond the current City's fiscal year. If payment for performance under this Contract extends into next fiscal year, the City's obligation to pay for such performance is subject to approval of future appropriations to fund this Contract by legislative action. The City shall have no legal liability to pay funds due for performance under the terms of the Contract until and unless funds are appropriated by legislative action.

- **36. Notice to Proceed.** The Contractor agrees to render services promptly and diligently upon receipt of written notice by a duly authorized City agent and to proceed with any or all of the services set forth herein.
- **37. Right to Assurance.** Whenever one party to this Contract in good faith has reason to question the other party's intent to perform, the former party may demand that the other party give a written assurance of this intent to perform. In the event that a demand is made and no written assurance is given within **seven (7) days**, the demanding party may treat this failure as an anticipatory repudiation of this Contract.
- **38. Non Performance.** In the event of nonperformance under this Contract, the City, after **seven (7) days** written notice to the Contractor, shall have the right to obtain from other sources such products and / or services as may be required to accomplish the work not performed, and it is agreed that the difference in cost, if any, for said work or goods shall be borne by the Contractor.
  - For purposes of this section, nonperformance shall be defined as failure to appear and perform work and / or deliver goods as specified and scheduled.
- **39. Liens.** Contractor shall hold the City harmless from claimants supplying labor or materials to the Contractor or its subcontractors in the performance of the work required under this Contract. Contractor shall provide written certification that all liens against materials and labor have been satisfied, before the City will make final payment.
- **40. Severability.** If any term or provision of this Contract is declared by a court of competent jurisdiction to be illegal or in conflict with any law, the validity of the remaining terms and provisions shall not be affected, and the rights and obligations of the parties shall be construed and enforced as if the Contract did not contain the particular term or provision held invalid.
- **41. Title and Risk of Loss.** The title and risk of loss of materials or service shall not pass to the City until the City actually receives the material or service at the point of delivery FOB; and such loss, injury, or destruction shall not release seller from any obligation hereunder. The City shall notify the Seller promptly of any damaged goods, service, or finished end product, and further shall assist the Seller in arranging for inspection.
- **42. FOB Point of Delivery.** All pricing, labor, materials, and services are to be FOB destination and delivered within the city limits of Lake Havasu City, Arizona, unless otherwise specified elsewhere in the solicitation documents.
- **43**. **Employment Standards.** The Contractor agrees that upon request by Lake Havasu City, it shall remove from the City's premises any Contractor's employee, who, in the reasonable opinion of Lake Havasu City, is guilty of improper conduct, bringing any unauthorized personnel (including their own children) into a facility or work area, or is not qualified to perform the work assigned. The Contractor shall understand that its employees shall complete and pass a security background check, if so requested.
- 44. Organization–Employment Disclaimer. The agreement resulting hereunder is not intended to constitute, create, give rise to, or otherwise recognize a joint venture agreement or relationship, partnership or formal business organization of any kind, and the right and obligations of the parties shall be only those expressly set forth in the agreement. The parties agree that no persons supplied by the Contractor in the performance of Contractor's obligations under the agreement are considered to be City employees and that no rights of City civil service, retirement or personnel rules accrue to such persons. The Contractor shall have total responsibility for all salaries, wage bonuses, retirement, withholdings, workers' compensation, occupational disease compensation, unemployment compensation, other employee benefits, and all taxes and premiums appurtenant thereto concerning such persons and shall save and hold the City harmless with respect thereto.
- **45.** Cooperative Governmental Purchasing. Pursuant to A.R.S. § 41-2632, other public agencies may contract directly with Contractor under the terms of the Contract. Contractor may be charged a one percent (1%) administrative fee for the use of said Contract. Contractor shall notify the City prior to their use of the Contract in providing goods, service, or finished end product to other agencies. If applicable, Contractor shall pay the administrative fee upon execution of said Contract, and Contractor shall provide a yearly sales report to the City ending December 31 of each year. Contractor shall make fees payable to the City at time of cooperative agency payment.
- **46. Quarterly Reports.** If requested, parties agree that Contractor shall provide quarterly reports to City which shows each item purchased from City in the prior quarter, the individual cost of each item, and the total cost of all items purchased in the quarter.
- 47. General Product Requirements. All items delivered shall conform to the Specifications and shall be in first class condition. Acceptance by the City shall be subject to inspection and approval. In case of conflict between the Specifications and Additional Contract Terms and these Standard Terms and Conditions, the Specifications and Additional Contract Terms shall prevail. The apparent silence of the Standard Terms and Conditions and Specifications and Additional Contract Terms as to any detail or the apparent omission of a detailed description concerning any point shall be regarded as meaning that only best commercial practice is to prevail and that only items manufactured with material and workmanship of first quality are to be supplied. All items delivered shall be of identical style, quality, and appointments as those offered to the trade in general during the course of the model year. All items delivered shall be new current models, free and clear of all liens and encumbrances. Unless otherwise provided in the Specifications, items shall, where appropriate, be prepared for delivery to and use by the City by a factory franchised agent. Each item delivered shall be accompanied by all pre-delivery inspection sheets, coupons, certificates, descriptive literature, warranty cards, and information provided by the manufacturer and furnished to the trade in general. All such documents shall be properly completed and signed in accordance with industry standards. All items required by the Specifications

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to be UL listed shall indicate the current UL listing on the item. All items that are required by the Specifications to have any other certification shall indicate that certification on the item or in the accompanying documentation.

- 48. Inspection and Acceptance. Goods, service, or finished end product furnished under this Contract shall be subject to inspection and testing by the City at times and places determined by the City within a reasonable time after arrival at its ultimate destination. If the City finds goods, service, or finished end product to be incomplete, unsatisfactory, defective, or of inferior quality or workmanship, or fails to meet the specifications or other requirements or not in compliance with the Contract, the City, at its sole discretion, may either reject the goods, service, or finished end product, require Contractor to correct any defects without charge, or negotiate with Contractor to sell the goods, service, or finished end product to the City at a reduced price, whichever the City deems equitable under the circumstances. Lake Havasu City may return such goods, service, or finished end product to Contractor at Contractor's expense. Contractor shall reimburse Lake Havasu City for any amounts paid by the City for the returned goods, service, or finished end product and any costs incurred by the City to return the goods to the Contractor. If Contractor is unable or refuses to cure any defects within a time deemed reasonable by the City, the City may reject the goods, service, or finished end product and cancel the Contract in whole or in part. Payment for merchandise, service, or finished end product. Nothing in this paragraph shall in any way affect or limit the City's rights as buyer under the Uniform Commercial Code, including the rights and remedies relating to rejection or revocation of acceptance under A.R.S. § 47-2711 et seq.
- 49. Warranty and Service. Contractor warrants all goods, service, or finished end product delivered to be free from defects in labor, material and manufacture and to be in compliance with the specifications set out in this Contract. All implied and express warranty provisions of the UCC are hereby incorporated by reference. Further, Contractor represents and warrants that Contractor has the power and authority to enter into and perform this Contract and that this Contract, when executed and delivered, shall be a valid and binding obligation of Contractor enforceable in accordance with its terms. All items delivered shall carry either the standard manufacturer's warranty or service policy providing that warranty work will be performed by any authorized manufacturer's dealer, or if specified in the Specifications, the warranty and service policy called for in the Specifications. In addition, unless otherwise noted in the Specifications, the warranty and service policy indicated above shall include the following terms and conditions:
  - a. There shall be no distance or time limitations, not applicable to the trade in general, on either standard or extended warranty or labor. All franchised or authorized dealers of the item in the state shall honor warranty. Warranty maintenance requirements, when performed by City, shall be acceptable to dealer when said work performance meets or exceeds the dealer certification requirements. City shall provide evidence of such work performance upon request, as required by the manufacturer. Any extended warranty period customarily granted shall be made available to City at no additional cost, and
  - b. City shall be advised of all product recalls on all or any part of the item at no additional cost. All product recall information, replacement parts and labor, shall be provided to the City as soon as available to dealer.
- **50. Shipment Reservation Prohibited.** Contractor shall not ship the goods, service, or finished end product under reservation and no tender of a bill of lading will operate or function as a tender of the goods or finished end product.
- **51. No Replacement of Defective Tender.** Contractor tender of goods, service, or finished end product must fully comply with all provisions of this Contract as to time of delivery, quantity, assortment, quality, and the like. If a tender is made which does not fully conform, this shall constitute a breach, and the Contractor shall not have the right to substitute a conforming tender.
- **52. Product Correction.** It is agreed that Contractor shall be fully responsible for making any correction, replacement, or modification necessary for specification or legal compliance. In the event of any call back, Contractor agrees to give the City first priority. Contractor agrees that if the product or service offered does not comply with the foregoing, the City has the right to cancel the purchase at any time with a full refund within thirty (30) days after notice of non-compliance and Contractor further agrees to be fully responsible for any consequential damages suffered by the City.
- **53. Default in One Installment to Constitute Breach.** Each installment or lot of the agreement is dependent on every other installment or lot and a delivery of nonconforming goods, service, or finished end product or a default of any nature under one installment or lot will impair the value of the whole agreement and constitute a breach of the agreement as a whole.
- 54. Hazardous Materials. Contractor warrants that goods, service, or finished end product provided under this Contract comply with all federal, state, and local safety and health requirements. All items that include hazardous materials shall be labeled in accordance with law with the names of the hazardous ingredients, the hazards of the materials, and the appropriate precautions. Contractor shall provide a Material Safety Data Sheet as defined by OSHA for any goods, service, or finished end product provided under this Contract which may release, or otherwise result in exposure to, a hazardous substance under normal conditions of use. In addition, Contractor shall label, tag, or mark such goods, service, or finished end product. Those materials for which toxicological or hazard data are unavailable shall carry a label stating: "Toxicological and other hazards unknown. Handle as extremely hazardous."
- **55. Security.** Any disclosure or removal of any City material and / or information marked as confidential or private on the part of Contractor shall be cause for immediate cancellation of the Contract. Any liability, including, but not limited to, attorney fees, resulting from any action or suit brought against the City as a result of the Contractor's willful or negligent release of information, documents, or property contained in City facilities shall be borne solely by the Contractor.

- **56. Preference for Recycled Materials.** The City shall prefer materials or supplies manufactured from recycled materials if the recycled product is available, it meets the requirements set forth in the Specifications, and the cost of the product does not exceed the cost of non-recycled products by more than five percent (5%).
- **57. Prohibition on Government Contracts.** The Contractor shall comply with all applicable provisions of the A.R.S. § 35 Public Finances. Contractor further agrees that they shall not have any scrutinized business operations in Sudan and / or Iran.
- **58. Terrorism Country Divestments.** In accordance with A.R.S. § 35 Public Finances, the City is prohibited from purchasing from a company that is in violation of the Export Administration Act. By entering into the Contract, Contractor warrants compliance with the Export Administration Act.
- 59. Contractor's Employee E-Verify Eligibility Requirement. The Contractor shall comply with all applicable provisions of the Federal Immigration and Nationality Act (FINA), A.R.S. § 41-4401 and A.R.S. § 23-214, which requires compliance with federal immigration laws by State employers, State contractors and State subcontractors in accordance with the E-Verify Employee Eligibility Verification Program. See the following website for further information: <a href="www.dhs.gov/e-verify">www.dhs.gov/e-verify</a>.
  - Pursuant to A.R.S. § 41-4401, the City may request verification of compliance from any contractor or subcontractor performing work under this Contract. The City reserves the right to confirm compliance. Should the City suspect or find that the Contractor or any of its subcontractors are not in compliance, the City may pursue any and all remedies allowed by law, including, but not limited to suspension of work, termination of the Contract for breach or default, and suspension and / or debarment of the Contractor. All costs necessary for compliance shall be solely borne by the Contractor.
- **60. Israel.** If applicable, Contractor certifies that it is not currently engaged in, and agrees for the duration of this Contract that it will not engage in, a boycott of goods and services from Israel, as defined in A.R.S. § 35-393.
- 61. Forced Labor of Ethnic Uyghurs Certification. Contractor certifies that it does not currently, and agrees for the duration of the Contract that it will not, use: (1) the forced labor of ethnic Uyghurs in the People's Republic of China; (2) any goods or services produced by the forced labor of ethnic Uyghurs in the People's Republic of China; or (3) any contractors, subcontractors, or suppliers that use the forced labor or any goods or services produced by the forced labor of ethnic Uyghurs in the People's Republic of China. If Contractor becomes aware it is not in compliance with becoming aware. This Contract will terminate upon failure to remedy the noncompliance within 180 days of the notification. (A.R.S. § 35-394)
- **62. Conflict of Interest.** This Contract may be cancelled in accordance with Arizona Revised Statutes 38.511.

### **CONTRACTOR DATA AND SIGNATURE**

Contractor Address: Federal Tax ID# or Social Security #		
Business Designation (check one):	Sole Proprietorship Corporation-for profit Other describe here:	☐ Partnership ☐ Corporation-non-profit
	will be reported to the Internal Revo	R.S. § 42-1105 and will be used for the administration of state, renue Service under the name and Federal tax ID number or,
I have read this Contract including by its terms.	the attached Exhibits. I un	nderstand the Contract and agree to be bound
Signature	Title	
Name (please print)  NOTE: Contractor must also sign EXHIBIT 3,	Date  EXHIBIT 4, EXHIBIT 5, EXHIBIT 6	6, if applicable.
	AKE HAVASU CITY SI ot binding on the City until signed I	
City Manager or Designee**	Date	
CITY A	ATTORNEY APPROVA	L AND REVIEW
Reviewed by:		
CITY ATTORNEY FOR LAKE HAVASU CITY, ARIZON	A	
City Attorney	Date	

# EXHIBIT 1 LAKE HAVASU CITY SERVICES CONTRACT CONTRACT NO.: 500583 INSURANCE REQUIREMENTS

Contractor shall at all times maintain in force at Contractor's expense, each insurance noted below:\*\*

Workers Compensation insurance in compliance with A.R.S. Title 23, Chapter 6, together with Employer's Liability insurance with coverage limits of not less than \$1,000,000 must be included, unless exempt. (See Exhibit 7)
THIS COVERAGE IS REQUIRED. Attach Certificate of Insurance. If Contractor does not have coverage and claims to be exempt, attach Exhibit 5in lieu of Certificate.
<b>Professional Liability</b> insurance with a combined single limit of not less than ☐ \$1,000,000, ☐ \$2,000,000 each claim, incident, or occurrence, with an annual aggregate limit of ☐ \$1,000,000, ☐ \$2,000,000. This is to cover damages caused by error, omission, or negligent acts related to professional services provided under this Contract. The policy must provide extended reporting period coverage for claims made within two years after this Contract is completed.
☐ Required by City ☑ Not required by City
Commercial General Liability insurance, on an occurrence basis, with a combined single limit of not less than □ \$1,000,000, □ \$2,000,000 each occurrence for Bodily Injury and Property Damage, with an annual aggregate limit of □ \$1,000,000, □ \$2,000,000. This insurance must include contractual liability coverage. □ Required by City □ Not required by City
Commercial Automobile Liability insurance with a combined single limit, or the equivalent of not less than ∑ \$1,000,000,
\$2,000,000 each occurrence for Bodily Injury and Property Damage, including coverage for owned, hired, or non-owned vehicles.  Required by City  Not required by City, if use of the vehicle is not required as part of the service provided the City.
Contractor's Pollution Liability insurance on an occurrence basis, with a combined single limit of not less than ☐ \$1,000,000 each occurrence with an annual aggregate limit. Coverage to include sudden and accidental pollution events, clean up costs, and liability for third-party bodily injury and property damage arising from pollution conditions caused by the Contractor's performance under Contract.  ☐ Required by City ☑ Not required by City
Contractor's Product Liability. Insurance on an occurrence basis, with a combined single limit of not less than   \$\sumset\$\sumset\$\$\sumset\$\$\sumset\$\$\$\sumset\$
Coverage must be provided by an insurance company admitted to do business in Arizona and rated A-VII or better by AM Best's Insurance Rating. Contractor's coverage will be primary in the event of loss. Contractor shall pay all deductibles and retentions. A cross-liability clause or separation of insured's condition will be included in all commercial general liability policies required by this Contract.
Contractor shall furnish a Certificate of Insurance to the City with the signed Contract. The Certificate shall provide that there shall be no cancellation, termination, material change, or reduction of limits of the insurance coverage without ten (10) working days written notice from the Contractor's insurer to the City. The Certificate shall also state the deductible or retention level. If requested, complete copies of insurance policies shall be provided to the City.
If Contractor ships all goods, service or finished end product to be supplied under this Contract by common carrier and will not make deliveries to the City using its own employees, and/or transportation proof of insurance as set forth in Section F of the solicitation documents will not be required.
The amount and type of insurance coverage as required herein is not intended to, and shall not be interpreted to, limit the scope of the indemnity set forth in this section.
Additional Insureds. For commercial general liability and automobile liability insurance policies, the Insurance Certificate shall also provide that "Lake Havasu City, its agents, directors, officers, officials, and employees are additional Insureds with respect to Contractor's services to be provided under this Contract." If requested, complete copies of insurance policies shall be provided to the City.
Completed by:
Contract Originator
**Note to Contract Originator: For certain types of contracts additional insurance may be required. Contact Risk Management

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LAKE HAVASU CITY COMMUNITY INVESTMENT - PROCUREMENT 2330 MCCULLOCH BLVD. N. LAKE HAVASU CITY, AZ 86403			SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, THE ISSUING INSURER WILL ENDEAVOR TO MAIL 30 DAYS WRITTEN NOTICE TO THE CERTIFICATE HOLDER NAMED TO THE LEFT, BUT FAILURE TO DO SO SHALL IMPOSE NO OBLIGATION OR LIABILITY OF ANY KIND UPON THE INSURER, ITS AGENTS OR REPRESENTATIVES.  AUTHORIZED REPRESENTATIVE			TO MAIL <u>30</u> DAYS T, BUT FAILURE TO					

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## EXHIBIT 3 LAKE HAVASU CITY SERVICES CONTRACT CONTRACT NO. 500583

### **CERTIFICATION STATEMENT FOR CORPORATION OR INDEPENDENT CONTRACTOR**

NOTE: Contractor Must Complete A or B below:

A. C	ONTRA	CTOR IS A CORF	PORATION, LIMITE	D LIABILITY COMPA	ANY OR A PARTNERSHIP.
I cert			that Contractor is a		
	Corporat		ted Liability Company		Non-Profit
Corpo	oration au	thorized to do busin	ess in the State of Ari	zona	
	Sig	gnature	Title		Date
В. С	ONTRA	CTOR IS A SOLE	PROPRIETOR WO	ORKING AS AN INDE	EPENDENT CONTRACTOR.
Cont	ractor cei	rtifies under penal	ty of perjury that the	following statements	are true:
			or services under this nas registered as requ		istration is required under A.R.S.
sta	ate income		r in the name of the bu		year, Contractor filed federal and lule C in the name of the business
		represents to the tly established busin		r or services Contract	or provides are provided by an
4. All	of the sta	atements checked b	elow are true.		
NO Inc	OTE: Che depender	eck all that apply. nt Contractor.	You must check at le	east four (4) to establi	sh that you are an
	A.		narily carried out in a		ocation that is separate from my esidence which is set aside as the
	B.	I purchase comme of a trade associal		nave business cards for	my business, or I am a member
	C.	My business telep	hone listing is separat	e from my personal res	idence telephone listing.
	D.	I perform labor or	services only under w	ritten contracts.	
	E.	Each year I perfor	m labor or services for	r at least two different p	ersons or entities.
	F.	purchasing perforr		and omission insurance	or for service not provided by or liability insurance, or providing
	Contracto	or Signature		Date	

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## EXHIBIT 4 LAKE HAVASU CITY SERVICES CONTRACT CONTRACT NO. 500583 WORKERS' COMPENSATION EXEMPTION CERTIFICATE

(To be used only when Contractor claims to be exempt from Workers' Compensation coverage requirements)

Contractor is exempt from the requirement to obtain workers' compensation insurance under A.R.S. Title 23, Chapter 6, §23-902 for the following reason (check the appropriate box):

### SOLE PROPRIETOR

- Contractor is a sole proprietor, and
- Contractor has no employees, and
- Contractor will not hire employees to perform this Contract, or
- Contractor will hire independent contractors to perform work under this Contract.

#### **CORPORATION - FOR PROFIT**

- Contractor's business is incorporated, and
- All employees of the corporation are officers and directors and have a substantial ownership interest\* in the corporation, and
- All work will be performed by the officers and directors; Contractor will not hire other employees to perform this Contract, or
- Contractor will hire independent contractors to perform work under this Contract.

### **CORPORATION - NONPROFIT**

- Contractor's business is incorporated as a nonprofit corporation, and
- Contractor has no employees; all work is performed by volunteers, and
- Contractor will not hire employees to perform this Contract, or
- Contractor will hire independent contractors to perform work under this Contract.

### PARTNERSHIP

- Contractor is a partnership, and
- · Contractor has no employees, and
- All work will be performed by the partners; Contractor will not hire employees to perform this Contract, and
- Contractor is not engaged in work performed in direct connection with the construction, alteration, repair, improvement, moving or demolition of an improvement to real property or appurtenances thereto, or
- Contractor will hire independent contractors to perform work under this Contract.

### LIMITED LIABILITY COMPANY

- Contractor is a limited liability company, and
- Contractor has no employees, and
- . All work will be performed by the members; Contractor will not hire employees to perform this Contract, and
- If Contractor has more than one member, Contractor is not engaged in work performed in direct connection with the
  construction, alteration, repair, improvement, moving or demolition of an improvement to real property or appurtenances
  thereto, or
- Contractor will hire independent contractors to perform work under this Contract.

\*NOTE: Contractor that hires independent contractor's to perform work under this Contract shall comply with A.R.S. §23-902 and provide a written form to the City showing compliance with said A.R.S. Statue requirement.

A shareholder has a "substantial ownership" interest if the shareholder owns 10% of the corporation, or if less than 10% is owned, the shareholder has ownership that is at least equal to or greater than the average percentage of ownership of all shareholders.

Contractor Printed Name	Contractor Signature
Contractor Title	Date

# EXHIBIT 5 LAKE HAVASU CITY SERVICES CONTRACT CONTRACT NO.: 500583 ARIZONA STATUTORY PAYMENT BOND

PURSUANT TO TITLES 28, 34, AND 41, ARIZONA REVISED STATUTES (Penalty of this bond must be one-hundred-percent (100%) of the Contract amount)

KNOW ALL MEN BY THESE PF	RESENTS THAT	:			
(hereinafter "Principal"), as Principa					
(hereinafter "Surety"), a corporation	organized and e	existing und	der the laws	of the State	of
with its principal office in the City of surety business in Arizona issued b	v the Director of	, NC	olding a certi	Title 20 Ck	only to transact
1, as Surety, are held and firmly bou					
amount of (Dollars) (\$), fo					
their heirs, administrators, executor					
presents.	,				
WHEREAS, the Principal has en	tered into a certa	in written (	Contract with	n the Obligee	, dated the
day of,, to furnish all	of the material, s	upplies, to	ols, equipm	ent, labor and	d other services
necessary for the construction and	completion of	RFP No.:	P25-PW-5	00583, RFP	TITLE: North
Regional WWTP Aeration System				eby referred	to and made a
part hereof as fully and to the same	extent as it copie	ed at lengt	n nerein.		
NOW, THEREFORE, THE CO	NDITION OF T	HE OBING	ATION IS	SUCH that	if the Principal
faithfully performs and fulfills all of t					
the Contract during the original term					
notice of the Surety, and during the l					
and fulfills all of the undertakings, c					
modifications of the Contract that m					
being hereby waived, the above obl	gation is void. C	Juliel Wise I	t remains in	Tull force and	a enect.
PROVIDED, HOWEVER, that th	is bond is execu	ited pursua	ant to the pr	ovisions of T	itle 34. Chapter
2, Article 2, Arizona Revised Statute	s, and all liabilitie	es on this l	oond shall b	e determine	d in accordance
with the provisions of Title 34, Chap		Arizona Re	vised Statu	tes, to the sa	ame extent as if
it were copied at length in this agree	ement.				
The prevailing party in a suit on	his band shall re	oover oo n	ort of the in	dament reco	onable atternov
fees that may be fixed by a judge of		cover as p	art or the ju	ugillelit leas	briable altorriey
loco that may be thou by a juage of	ulo ocurt.				
Witness our hands this day	of	,	<u> </u>		
PRINCIPAL		SEAL			
	D) (				
AGENCY OF RECORD	BY:				
AGENCY OF RECORD					
AGENCY ADDRESS	SURETY	SE	AL .		
	BY:				
	-·· <u></u>			ı	

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# EXHIBIT 6 LAKE HAVASU CITY SERVICES CONTRACT CONTRACT NO.: 500583 ARIZONA STATUTORY PERFORMANCE BOND

PURSUANT TO TITLES 28, 34, AND 41, ARIZONA REVISED STATUTES (Penalty of this bond must be one-hundred-percent (100%) of the Contract amount)

KNOW ALL MEN BY THESE PRESENTS TH	
(hereinafter "Principal"), as Principal, and(hereinafter "Surety"), a corporation organized ar with its principal office in the City of	nd existing under the laws of the State of, holding a certificate of authority to transact or of Insurance pursuant to Title 20, Chapter 2, Article
1, as Surety, are held and firmly bound unto <u>Lake</u> amount of (Dollars) (\$), for the paymer their heirs, administrators, executors, successor	e Havasu City, Arizona, (hereinafter "Obligee") in the ht whereof, Principal and Surety bind themselves, and rs, and assigns, jointly and severally, firmly by these
presents.	
day of,, to furnish all of the material necessary for the construction and completion	ertain written Contract with the Obligee, dated the al, supplies, tools, equipment, labor and other services of RFP No.: P25-PW-500583, RFP TITLE: North ent, which Contract is hereby referred to and made a copied at length herein.
faithfully performs and fulfills all of the undertaking the Contract during the original term of the Contract notice of the Surety, and during the life of any guar and fulfills all of the undertakings, covenants, terms.	THE OBLIGATION IS SUCH, that if the Principal ngs, covenants, terms, conditions and agreements of act and any extension of the Contract, with or without rantee required under the Contract, and also performs ms, conditions and agreements of all duly authorized be made, notice of which modifications to the Surety d. Otherwise it remains in full force and effect.
2, Article 2, Arizona Revised Statutes, and all liab	ecuted pursuant to the provisions of Title 34, Chapter bilities on this bond shall be determined in accordance 2, Arizona Revised Statutes, to the same extent as if
fees that may be fixed by a judge of the court.	ll recover as part of the judgment reasonable attorney
Witness our hands this day of	··
PRINCIPAL	SEAL BY:
AGENCY OF RECORD	- · · <u></u>
AGENCY ADDRESS	SURETY SEAL
BY:	

RFP NO.: P25-PW-500583

RFP TITLE: NORTH REGIONAL WWTP AERATION SYSTEM REPLACEMENT

### SECTION D - EMPLOYMENT ELIGIBILITY VERIFICATION FORM

### INSTRUCTIONS FOR COMPLETION OF EMPLOYMENT ELIGIBILITY VERIFICATION FORM

### WHO MUST COMPLETE THIS FORM:

In accordance with Lake Havasu City Code Chapter 3.30, Employment of Unauthorized Aliens, all contractors and subcontractors furnishing labor, time, or effort for construction or maintenance of any structure, building, transportation facility, or improvements of real property must complete this form.

Contractors or subcontractors, as described above, must certify that they have complied, in good faith, with the applicable requirements of the Federal Immigration Control and Reform Act with respect to the hiring of covered employees. This certification must be executed by an authorized representative.

### WHEN THIS FORM MUST BE COMPLETED:

This form must be completed by all contractors and subcontractors and submitted to the City department awarding the contract, license agreement, or lease no later than notification of successful direct selection, bid, request for proposals, request for qualification, or any similar competitive or noncompetitive procurement or bidding process.

## LAKE HAVASU CITY EMPLOYMENT ELIGIBILITY VERIFICATION & FORM

### LIST OF ACCEPTABLE DOCUMENTS:

LIST A		LIST B		LIST C
Documents that Establish Both		Documents that Establish		Documents that Establish
U.S. Passport (unexpired or expired)	OR	Driver's license or ID Card issued by a state or outlying possession of the United States provided it contains a photograph or information such as name date of birth	AND	U.S. social security card issued by the Social Security Administration
Certificate of U.S. Citizenship		ID card issued by a federal, state or local government agencies or entities, provided it contains a photograph or information		Certification of Birth Abroad issued by the Department of State
Certificate of Naturalization		School ID card with photograph		Original or certified copy of a birth certificate issued by a state, county, municipal authority or outlying
Unexpired foreign passport with I-551 stamp or attached federal Form I-94		Voter's registration card		Native American tribal document
Permanent Resident Card or Alien		U.S. Military card or draft record		U.S. Citizen ID Card
Unexpired Temporary		Military dependent's ID card		ID Card for the use of Resident Citizen in the
Unexpired Employment		U.S. Coast Guard Merchant Mariner Card		Unexpired employment authorization document
Unexpired Reentry		Native American tribal		issued by DHS
Unexpired Refugee Travel Document		Driver's license issued by a		
Unexpired Employment Authorization Document issued by DHS that contains a		For persons under age 18 who are unable to present a document listed above: School record or report card; Clinic.		

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### LAKE HAVASU CITY EMPLOYER VERIFICATION OF EMPLOYMENT ELIGIBILITY & FORM

The undersigned attests under penalty of perjury, that they have reviewed the documents presented to them by their employees, and that the documents provided to the undersigned by their employees, as more particularly identified in the attached exhibit entitled "list of acceptable documents" appear to be genuine and appear to relate to the employee name, and to the best of the undersigned's knowledge, the employee is eligible to work in the United States based upon the undersigned's review of the documents presented.

Signature of Authorized Representative of Covered Employer/Contractor/Subcontractor	Print Name	Title
Business or Organization Name	Business Phone Number	Date (month/date/year)
Address (Street Name and Number)		
City, State, Zip Code		

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### SECTION E - ADDITIONAL TERMS AND CONDITIONS

- 1. **Pre-Proposal Conference.** An optional Pre-Proposal conference will be held on November 21, 2024 from 10:00 to 11:00 AM, at the North Regional WWTP, 7001 Whelan Drive, Lake Havasu City, Arizona 86404. Parking is limited and interested parties are encouraged to allow adequate time.
- 2. Contract Term. The Spare Parts Requirements Contract and Multi-term Annual Preventative Maintenance Program term shall be for one (1) year with an additional four (4) one year terms available.

This Contract may be renewed at the expiration of its term by mutual agreement of both parties. The renewal may be for a maximum of two additional twelve (12) month periods or less if agreeable to both parties.

Notice of intent to renew or extend will be given to the Contractor in writing by a purchasing representative sixty (60) days prior to expiration of the current Contract. (This notice shall not be deemed to commit the City to a Contract renewal.)

Pricing and Escalation / De-Escalation. All pricing for Spare Parts and the Annual Preventative Maintenance Program shall be protected from increase for the first twelve (12) month period of the Contract. Changes in proposed prices or discounts shall only be accepted bi-annually and be submitted in writing forty-five (45) days prior to the date of the change, which should be the anniversary date of the Contract. The change shall only be in the same proportion that changes have occurred on the manufacturer's latest published model price lists, discount schedules, federal price index, or by other means of positive verification. The City shall have the right to accept or reject any proposed change(s) in any of the original RFP prices or discounts.

The City shall be given the immediate benefit of any price decrease given another agency of like makeup or size. Contractor shall promptly notify the City's Authorized Agent of the amount and effective date of such decrease.

This decrease shall apply to orders placed on or after the effective date of the decrease. Invoices shall reflect prices in effect on the date the order was placed with the Contractor.

Should such decreased prices again increase during the term of the Contract, including extensions, the City shall honor the increase if acceptable documentation verifying the increase is submitted to the City. The City shall determine what constitutes acceptable documentation.

- **4. Purchase Orders.** Lake Havasu City may issue a purchase order for the goods or services covered by this Contract. All such Purchase Orders will reference the Contract number. Proposer shall have 24-hour order and delivery capability in the event of emergencies, if so required by specifications.
- 5. Terms of Payment. Proposer shall indicate terms of payment where indicated in the RFP documents and any discounts proposed for early payment. For purposes of comparing discounts in RFPs, the City shall only consider discounts that allow a minimum of twenty (20) days for payment. Discount period will start from the date of receipt of goods or current invoice, whichever is later, to the date the City's payment is mailed. Unless freight and other charges are itemized, any discount provided will be taken on full amount of invoice. Payments shall comply with the requirements of A.R.S. § 35-342.

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Progress payments may be requested. The City will only consider progress payments if contract completion shall exceed thirty (30) calendar days from initial delivery of the equipment.

- a. In no case will any payment be made as an advance.
- b. The contractor may submit an invoice for progress payment by deliverable upon acceptance by the City's department representative (or designee).
- c. No progress payment will be made for any deliverable that is deemed deficient, unsatisfactory, or otherwise unacceptable to the City.
- d. Payments will be made by the City in response to a properly submitted invoice in accordance with the actual equipment received and/or services performed.
- e. Final payment will be made upon acceptable completion of all contract requirements.
- **6. Invoice.** The Contract shall be paid per terms and conditions set herein and upon receipt and acceptance of either the deliverables under Contract or an invoice that is documented and itemized, whichever occurs later. A separate invoice shall be issued for each shipment of deliverables.

The City reserves the right to reject any and all invoices that do not meet the City's accounting standard levels of acceptability. The City will instruct the Contractor on an acceptable invoice format. The City reserves the right to update and make changes to the invoice format that will enhance the City's business practices.

INVOICES FOR ALL DELIVERABLES SHALL BE SUBMITTED IN DUPLICATE TO:

Lake Havasu City
Accounts Payable
Email: AccountsPayable@lhcaz.gov
2330 McCulloch Boulevard N.
Lake Havasu City, AZ 86403

### **SECTION F - INSURANCE REQUIREMENTS**

**Insurance.** Contractor shall provide the following insurance:

- **a. Workers Compensation Insurance** in compliance with A.R.S. Title 23, Chapter 6, together with Employer's Liability insurance with coverage limits of not less than \$1,000,000.
- **b.** Commercial General Liability Insurance, on an occurrence basis, with a combined single limit of not less than \$1,000,000, each occurrence for bodily injury and property damage, with an annual aggregate limit of \$2,000,000. This insurance shall include contractual liability coverage.
- **c. Automobile Liability Insurance** with a combined single limit, or the equivalent of not less than \$1,000,000 each occurrence for bodily injury and property damage, including coverage for owned, hired, or non-owned vehicles.

Coverage must be provided by an insurance company admitted to do business in Arizona and rated A-VII or better by AM Best's Insurance Rating. Contractor's coverage will be primary in the event of loss. Contractor shall pay all deductibles and retentions. A cross-liability clause or separation of insured's condition will be included in all commercial general liability policies required by this Contract.

Contractor shall furnish a Certificate of Insurance to the City with the signed Contract. The Certificate shall provide that there shall be no cancellation, termination, material change, or reduction of limits of the insurance coverage without ten (10) working days written notice from the Contractor's insurer to the City. The Certificate shall also state the deductible or retention level. If requested, complete copies of insurance policies shall be provided to the City.

If Contractor ships all goods to be supplied under this Contract by common carrier and will not make deliveries to the City using its own employees, proof of insurance as set forth in SECTION F will not be required.

The amount and type of insurance coverage as required herein is not intended to, and shall not be interpreted to, limit the scope of the indemnity set forth in this section.

**Product Liability Coverage.** Certificates of Insurance for product liability coverage are required from Contractors or product manufacturers of higher hazard equipment where potential for loss is greater than normal (i.e., chemicals, heavy road equipment, machinery, etc.). This procedure verifies that the manufacturing company has proper product liability insurance and economic backing in the event of a catastrophic loss relating to a failure, malfunction, defect or other condition relating to the manufacture of the specific product.

Additional Insureds. For commercial general liability and automobile liability insurance policies, the Insurance Certificate shall also provide that "Lake Havasu City, its agents, directors, officers, officials, and employees are additional Insureds with respect to Contractor's services to be provided under this Contract." If requested, complete copies of insurance policies shall be provided to the City.

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### **SECTION G - TECHNICAL REQUIREMENTS / SPECIFICATIONS**

### 1. PRELIMINARY PROCUREMENT SCHEDULE

ACTIVITY	DATE
Request For Proposal Announcement	
	November 14, 2024
Last day to submit questions to Procurement Official.	
	December 2, 2024
Proposal due to City Clerk's Office at 3:00 p.m.	
LATE PROPOSALS WILL NOT BE ACCEPTED	December 11, 2024

**NOTE:** Lake Havasu City reserves the right to change this schedule.

### 1. GENERAL INFORMATION

Lake Havasu City (City) is seeking to change out its existing fine bubble aeration system at NRP. Current operation consists of a Sanitaire Aeration System approaching 18 years of operation. There are two sections in the activated sludge aeration basin, North and South. City staff will take down one basin at a time, clean out organic materials and turn it over to the contractor. The current system has 3 drop legs per basin with a total of 3,144 dome diffusers in the system. The aeration basin has a closed top with access hatches to make entry. Contractor to furnish and install, ready for operation, fine bubble membrane disc aeration system for the two aeration basins. All bids require submittal of confined space entry program to the City Safety Manager for review.

### 2. SCOPE OF WORK

Lake Havasu City is seeking to identify one proposer who is qualified to provide for the removal and replacement of the existing Sanitaire Aeration System (**or equal**) to two existing aeration basins with an average design flow of 3.5 MGD at the North Regional Wastewater Treatment Plant in Lake Havasu City, AZ.

This project consists of the removal and replacement of the existing 3144 aeration heads, including downpipes, branches, and header piping as shown in the provided as-built drawings (Attachment A). The City staff will take down one basin at a time, clean out debris, and turn it over to the contractor. The basins have a concrete deck over them, with hatches as shown in the as-built prints provided. Air ventilation and air monitoring will be required.

The successful proposer will be responsible for the following work tasks. The successful proposal will clearly describe their understanding of the task and the method used to complete each task.

### Task 1 Removal and disposal

- Removal of the old downpipes
- · Removal of old headers
- Removal of old hardware
- Removal of old diffusers

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Disposal of all old materials from the worksite

### Task 2 Installation

- Installation of new hardware
- Installation of new downpipes
- Installation of new headers
- Installation of new diffusers

### Task 3 Testing

- Completion of installation according to manufacturer's specifications
- Water testing of the new system
- The system will be ready for operation at completion of each basin

### Task 4 Coordination and compliance

- Contractor must be confined spaced trained
- Contractor must have their own confined space program
- Contractor must monitor air quality at all times while personnel are in the basin
- Fall protection is required to make the entry into the basin
- After the first basin is completed, a one-week process stability hold will be placed on the job.
- City staff will take down the second basin and begin the cleaning out process within 7-10 days' time.

### Task 5 Preventative Maintenance

• After completion of the replacement project, Proposer shall provide an Annual Preventative Maintenance Program for the life of the contract (see Section E, paragraph 2) and provide training, if applicable, to City staff.

### 3. REQUIREMENTS OF THE AERATION SYSTEM

- The aeration system and contractor that is selected must meet the following requirements:
  - Fine Bubble Membrane Diffusers shall have a minimum oxygen transfer rate of 28% at an airflow rate of 2 scfm per diffuser at a diffuser submergence of 17.16 feet (see Attachment B for additional performance standards).
  - Number of New Diffusers in Each Basin:
    - Zone 1 Drop leg 1: 374 Diffusers
    - Zone 2 Drop leg 1: 638 Diffusers
    - Zone 3 Drop leg 1: 560 Diffusers

### 4. SPARE PARTS

- Proposer shall provide a complete bill of materials.
- Proposer shall provide the manufacturer's recommended spare parts list and current standard price list with the discount percentage off catalog for each item offered. List to include gaskets, packing, etc. The manufacturer's standard price list shall be published in some form and shall be available to and recognized by the trade. The discount percentage off list price shall remain firm and in effect until such time that Owner approves the discount percentage change.

### **SECTION H - PROPOSER RESPONSE**

### 1. INSTRUCTIONS

- A. Documents pertinent to this RFP and all papers bound with or attached to this RFP and as described in the Table of Contents are necessary parts of the RFP and must not be detached or altered. Proposer must submit their Proposals in accordance with these instructions, and use the format and forms provided.
- B. All proposals shall be typed and single-spaced, with font size no smaller than No. 11 font size, on 8.5" x 11" paper. Proposal pages shall be numbered consecutively and **shall not exceed Twenty (20) pages** (not including cover pages, resumes, or dividers). RFP responses should be prepared simply and economically, providing a straightforward, concise description of Proposer's qualifications to satisfy the requirements in the Request For Proposal. Special bindings, colored displays, promotional, and similar materials are not required, nor desired. Emphasis should be on completeness and clarity of content.
- C. The title page, contents page, tabs (with no information written on them) and any supplemental attachments required by the City will not be numbered or counted against the maximum number of pages.
- D. Each proposer may submit more than one response. If more than one response is submitted, each response must be complete unto itself, sealed in a separate envelope, and marked as "Primary Response", or "Alternate Response #1, #2, #3, etc" on the envelope and on the cover of each copy.
- E. Proposers are to submit the signed SECTION J PROPOSER SIGNATURE PAGE provided in this RFP. It shall be included as the third (3<sup>rd</sup>) section of your proposal. The first page / section of your proposal is the title page / cover of this RFP. All required section pages stated in the RFP need not be numbered and will not be included as part of the maximum number of pages. *Failure to complete, sign and submit the Signature Page form shall be cause for rejection of the proposal.*
- F. The proposal shall be valid for one hundred twenty (120) days from the date it is signed.
- G. To be considered responsive, all responses shall be in the same format and order as in the following; 2. EVALUATION CRITERIA SCHEDULE, of this RFP document. Proposers shall describe in detail how the proposed solution will satisfy each specific requirement, noting if the item is available in the proposed solution, can be added for a fee, or is not available. Any requirement not having a detailed response shall be considered non-responsive. All questions shall be answered unless marked as "Optional". Responses must be specific and complete unto themselves; 'See Enclosed Report', for example, shall not be considered responsive.

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### 2. EVALUATION CRITERIA SCHEDULE

See Section G - Proposer Response Instructions for specifics on submission to the following listed criteria. The proposal's maximum total is 100 points. The following schedule of criteria and points scoring will be used to evaluate the proposal(s):

CRITERIA SCHEDULE		
Item	Description	Points
1.	<ul> <li>Functionality</li> <li>Ability to work within the existing wastewater system</li> <li>Maintenance requirements</li> <li>Availability of replacement parts</li> <li>Life expectancy of system</li> <li>Ability to work with the current blower setup</li> </ul>	30
2.	Qualification and Ability to Manage Proposed Project  Staff and equipment available for installation  References/Previous projects  Timeline for the project	20
3.	Project Approach and Understanding  • Thoroughness of response	15
4.	<ul> <li>Experience of firm</li> <li>Previous projects done within the past 5 years</li> <li>References</li> </ul>	10
5.	Pricing Proposal  Section I - Calculated by Procurement (see example below)	25
	Total Points:	100

## Pricing Proposal Prorating equation: Points received = (Total Points)\*(Lowest Price total/Firm's Price total)

```
Example: Firm 1 Price = $1,000, Firm 2 Price = $1,200, 25 total points available.
```

Firm 1 points = 25\*(\$1,000/\$1,000) = 25 points

Firm 2 points = 25\*(\$1,000/\$1,200) = 20.8 points (rounded to nearest tenth of a point)

### **SECTION I – PRICING PROPOSAL**

RFP NO.: P25-PW-500583

RFP TITLE: NORTH REGIONAL WWTP AERATION SYSTEM REPLACEMENT

PROPOSER AGREES TO PROVIDE ALL REQUIRED EQUIPMENT, MATERIAL, FREIGHT AND / OR LABOR AS SPECIFIED IN BID DOCUMENTS HEREIN FOR THE FOLLOWING PRICES AS LISTED:

QUANTITY	DESCRIPTION	UNIT OF MEASURE	EXTENDED PRICE
1	Mobilization/Demobilization costs	Lump sum	
1	Material costs (aerations heads, downpipes, branches, header piping, mounting brackets, etc.)  Proposer shall provide a detailed, itemized list of what is included in the lump sum.	Lump sum	
1	Labor Proposer shall provide a list of the tradesmen's/laborer's hourly rates used to calculate the Labor lump sum and approximate time each trade shall be employed for.	Lump Sum	
1	Annual Preventative Maintenance Program	Per Year	
	FREIGHT CHARGE FOB: LAKE HAVASU CITY DELIVERY SITE		
	TOTAL W	THOUT TAX	\$
% APPLICABLE TAX RATE (Lake Havasu City is not exempt from the applicable Arizona Sales Tax The applicable tax shall not be a factor in determining the award. If bidding outside of Arizona, vendor to apply the Lake Havasu City Tax Rate of 7.6 percent. All other in-state applicable tax applies. Insert the applicable tax rate and dollar value.)		TAX EXEMPT	
	GRAND TOTA	L WITH TAX	\$

### **SECTION I – PRICING PROPOSAL (CONT.)**

CATALOG DISCOUNT (if applicable):	
WARRANTY (if applicable):	
VENDOR'S NAME:	
PRICE ADJUSTMENT METHODOLOGY	

Please describe how price adjustments for Spare Parts and Annual Preventative Maintenance Program shall be calculated on an annual basis. (Ex – Consumer Price Index – All Urban; Producer Price Index – Steel & Iron; etc.)

FAILURE TO SUBMIT THIS FORM SHALL BE CAUSE FOR RECEIVING ZERO PRICING POINTS FOR THE PROPOSAL EVALUATION

### **SECTION J - PROPOSER SIGNATURE PAGE**

RFP NO.: P25-PW-500583

### RFP TITLE: NORTH REGIONAL WWTP AERATION SYSTEM REPLACEMENT

By signature below, the Proposer certifies that the specifications, general provisions and the attached Contract Terms and Conditions have been carefully examined. If the RFP is accepted, Proposer agrees to Contract with Lake Havasu City to furnish the item(s) and / or services in the manner and time herein prescribed and according to all the requirements set forth.

Th	e Proposer hereby certifies that Proposer:				
1)	Has not discriminated against disadvantaged, minority, or women small business enterprises in obtaining any required subcontracts in accordance with A.R.S.				
2)	Acknowledge receipt of Addendum(s). The modifications to the RFP documents noted therein have been considered and all costs thereto are included in the RFP sum.				
	Addendum # Dated				
	Addendum # Dated				
	Addendum # Dated				
	Addendum # Dated				
3)	Complete, sign and return the attached documentation in the following order:				
	Title Page — Cover of RFP				
	Section H — Proposer Response				
	Section I — Pricing Proposal				
	Section J — Proposer Signature Page				
	Section K — Exceptions to the Specifications				
	Attachments as required.				
4)	The term "CONTRACT DOCUMENTS" includes, but may not be limited to, the documents incorporated into this RFP No. 500583, RFP TITLE: NORTH REGIONAL WWTP AERATION SYSTEM REPLACEMENT, issued on November 14, 2024 as follows:				
	<ul> <li>A. Request For Proposals</li> <li>B. Instructions To Proposer</li> <li>C. Services Contract Terms and Conditions</li> <li>D. Employment Eligibility Verification Form</li> <li>E. Additional Terms and Conditions</li> <li>F. Insurance Requirements</li> <li>G. Technical Requirements / Specifications</li> <li>H. Proposer Response</li> <li>I. Pricing Proposal</li> <li>J. Proposer Signature Page</li> <li>K. Exceptions to Specifications</li> </ul>				
5)	The Proposer may withdraw a RFP at any time prior to the RFP opening by providing written request to the Procurement Official or designee. However, all RFPs shall be irrevocable for one hundred twenty (120) calendar days from the day of the RFP opening.				
6)	Discount terms of payment are% days / net days.				

	execution date of this Contract, Purchase Order, or Notice to Proceed. Fuel charges shall not be allowed unless disclosed at the time the Vendor/Contractor submits a response to a solicitation or quote and subsequently closed at the stated date and time. Fuel surcharges will only be allowed if the price per gallon of gasoline/diesel fuel increases more than 20
	percent (20%) from the gasoline/diesel fuel prices posted on the day the solicitation closed. The index used for diesel prices is Weekly On Highway Diesel Prices for the Rocky Mountain Region. The index for gasoline prices is Weekly Retail Gasoline Prices for the Rocky Mountain Region. Both are posted each Monday by the Energy Information Agency at: http://tonto.eia.doe.gov/oog/info/gdu/gasdiesel.asp http://tonto.eia.doe.gov/dnav/pet/pet_pri_gnd_dcus_nus_w.htm
	If applicable, please complete the following:
	a. Fuel surcharge required: Yes No
	b. Type of fuel: Gas, or Diesel c. Fuel required for delivery (one way): Gallons.
	d. Solicitation Closing Date (mm/dd/year) / Fuel Price Dollars/Cents
be oth pro	dersigned certifies that neither he / she nor anyone associated with proposer's company listed flow has directly, or indirectly, entered into any agreement, participated in any collusion or nerwise taken any action in restraint of free competitive submission in connection with this ocurement. Further, proposer agrees to provide a notarized "NO COLLUSION AFFIDAVIT" if required by the City, at a future date.
PR	ROPOSAL SUBMITTED BY:
N	IAME / TITLE
N S	IAME / TITLE SIGNATURE
N S A	IAME / TITLE SIGNATURE ARIZONA TAX ID:
N S A	IAME / TITLE SIGNATURE
N S A	IAME / TITLE  SIGNATURE  ARIZONA TAX ID:  RIZONA CONTRACTOR'S
N S A Al Li N	IAME / TITLE  SIGNATURE  ARIZONA TAX ID:  RIZONA CONTRACTOR'S ICENCE NUMBER(S):

FAILURE TO SIGN AND SUBMIT THIS FORM SHALL BE CAUSE FOR RFP REJECTION

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### **SECTION K - EXCEPTIONS TO REQUIREMENTS / SPECIFICATIONS**

RFP NO.: P25-PW-500583

### RFP TITLE: NORTH REGIONAL WWTP AERATION SYSTEM REPLACEMENT

Please list all deviations from specifications contained herein and state in the space provided below. Please note item number and description for which you are listing the deviations. Unless an exception is noted below, the City shall assume that all minimum requirements have been met or exceeded.

ITEM NO.	DESCRIPITION
PROPOSER	'S NAME.
	LURE TO SUBMIT THIS FORM MAY BE CAUSE FOR RFP REJECTION

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