HOUSING AUTHORITY OF THE CITY OF SEDRO-WOOLLEY

REQUEST FOR PROPOSALS (RFP)

TASK ORDER CONTRACT

For

LANDSCAPING

SERVICES

ISSUE DATE: SEPTEMBER 25, 2025

DUE DATE: OCTOBER 16, 2025 at 2:00 PM

REQUEST FOR PROPOSALS TO PROVIDE LANDSCAPING SERVICES AT HOUSING AUTHORITY OF THE CITY OF SEDRO-WOOLLEY PROPERTIES

The Housing Authority of the City of Sedro-Woolley is accepting proposals from qualified, licensed **LANDSCAPING Companies** to provide services at Housing Authority of the City of Sedro-Woolley properties. Proposals will be accepted until **OCTOBER 16, 2025 at 2:00pm** by hand delivering your proposal and all other attachments to SWHA's Office at Hillsview Apartments located at, 830 Township Street, Sedro Woolley, WA 98284. Office hours are M-Th 9:00 a.m. to 3:45 p.m.

<u>Obtaining the RFP:</u> Complete RFP packets are located online at the King County Housing Authority website at https://www.kcha.org/business/construction/open/. You may also request one via email at <u>daniellem@kcha.org</u> There is no cost for requesting a packet.

<u>Questions:</u> We highly encourage any questions or requests for further information or clarification to be directed, in writing, to <u>daniellem@kcha.org</u> by <u>October 7, 2025 at 2:00PM.</u>

<u>Pre-Proposal Conference:</u> Pre-proposal conference will be held via Teams on **Tuesday**, October 7, 2025 at 9:00am. Please email <u>daniellem@kcha.org</u> no later than 3:30 pm on Monday, October 6, 2025, if interested in attending the call. Contractors are encouraged to attend; however, attendance is not mandatory.

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REQUEST FOR PROPOSALS (RFP) FOR LANDSCAPING SERVICES

BACKGROUND:

The King County Housing Authority (KCHA), under contract, oversees Sedro-Woolley Housing Authority's daily operations. This includes property management, maintenance, and accounting services. Established in 1969, the Sedro-Woolley Housing Authority (SWHA) provides high-quality, affordable housing to some of the community's most vulnerable residents. SWHA manages 80 units of subsidized housing, ensuring that more than 150 people have a place to call home. These people include economically disadvantaged families, seniors, and persons with disabilities. Primarily financed by the U.S. Department of Housing and Urban Development (HUD), the Housing Authority manages, maintains and modernizes these housing units. Professional services are required from time to time to provide specialized experience and technical competence to handle some nonroutine projects.

All information submitted to SWHA will become public records, as per RCW 42.56. If you are submitting information, which you think is confidential and/or proprietary to your business; SWHA recommends that you do not submit that information, as SWHA cannot guarantee that type of information will be withheld from a public disclosure request.

The Sedro Woolley Housing Authority is an Equal Employment Opportunity Employer and strongly encourages minority-owned and women-owned businesses, socially and economically disadvantaged businesses, and small businesses to submit bids or to participate as subcontractors and suppliers on SWHA contracts.

SCOPE OF SERVICES:

Provide comprehensive landscaping services for up to 4 sites located at:

Hillsview Apartments	Cedar Grove I
830 Township	804-822 Bingham Pl
Sedro Woolley, WA 98284	Sedro Woolley, WA 98284
Cedar Grove II	Cedar Grove III
1413-1419 4 th St	622-630 Jennings St
Sedro Woolley, WA 98284	Sedro Woolley, WA 98284

Work includes but is not limited to the following needs:

- 1. Mow and edge all grass areas each visit
 - Turf area to be inspected prior to mowing and all litter and debris to be removed prior to mowing.
 - All accessible areas to be edged to maintain a neat and clean appearance.
- 2. Sweep-Blow walkways and all hard surfaces each visit
 - Dirt and all landscape debris from all operations to be removed
 - All walks, driveways, parking areas, and entries will be mechanically cleaned of gardening debris resulting from Contractor's landscaping activities.
- 3. Hand Weed and Weeding each visit
 - All weeds will be hand removed from all bed areas.
- 4. Prune trees and shrubs monthly
 - Trees and shrubs that do not exceed 12' in height are to be pruned to maintain natural shape and balance.

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- 5. Cut Back Perennials in October
- 6. Rake bed areas and all non-grass areas each visit
 - All beds and areas where no groundcover exist are to be raked to maintain a neat and clean appearance
- 7. Monthly Inspection Reports (see Landscape Specifications section 1.4)

Additional payment will not be made for field verifications that could have been detected prior to submitting a bid. There may be times extra work is needed for other duties as assigned.

Such landscape services are to be provided on specific and selected services during the term of the contract. The intent of this contract is for services to be provided in a timely manner for projects and to assist SWHA in maximizing its efficiencies in landscape services.

The selected contractor(s) shall furnish all expertise, labor and resources (including all Safety Data Sheets for chemicals used) in accordance with the requirements of SWHA and shall provide complete services necessary during the contract. SWHA may or may not utilize these services or a portion of the services during the term of the contract. SWHA is under no obligation to fully expend the contract amount with the selected firm. SWHA reserves the right to select more than one contractor at its own discretion.

SWHA shall pay on invoices within 30 days of receipt from the Contractor. Certified payrolls for Davis-Bacon funded tasks will be required to be submitted with the invoice for services performed.

CONTRACT TERM:

- 1. We anticipate the initial term of the contract shall be three (3) years. SWHA, at its sole discretion and option, may renew the contract incrementally or in whole for up to two (2) additional years. Under this Contract, Task Orders may be issued during the term of the Contract. SWHA is under no obligation to issue Task Orders or to expend any money during the term of the Contract. It is further understood that task orders issued under this contract may not be completed during the contract term and in such case all terms, clauses, rights, and obligations of the Contract shall remain in force, and shall survive until the work is completed.
 - a. Any individual Task Order shall not exceed \$50,000. If a task order proposal exceeds \$50,000 then SWHA will either bid that work separately or revise the task order by reducing scope of work.
 - b. With the exception of emergency work, a Purchase Order number must be acquired by the contractor from SWHA prior to scheduling or performing any service above and beyond the monthly service under this contract. SWHA has sole discretion for determining whether work qualifies as an emergency.

LABOR AND MATERIAL RATES:

- 1. HUD has determined that, for non-construction maintenance work (work not covered by Davis-Bacon requirements), OWNER must ensure that contractors do not pay its employees that perform such work for the OWNER at a rate less than the rates listed on the HUD Maintenance Wage Rate Determination. Therefore, by submitting a bid, each proposer is thereby agreeing to and verifying that they will not pay their employees at rates less than those listed in Attachment E. It is the contractor's responsibility to review the wage rates and request additional classifications from the OWNER as needed for specific work.
- 2. HUD issues revised Maintenance wage rates on a biennial basis. Wages to employees must be adjusted to meet the minimum required wages prior to renewal or extension of any contract.

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- 3. HUD has determined that a Record of Employee Interview (Wage Interview) must be completed by a "representative sample" of workers for each contract. Over the course of the year, KCHA or SWHA staff may interview your employees while on our job site and ask them questions regarding their names, job duties, and pay. It is a federal requirement that these interviews are completed, and it is also a requirement of any contract issued under this RFP.
- 4. If the contractor is required to pay Davis-Bacon wage rates (for all "construction in excess of \$2,000"), KCHA will then issue a General Decision as it applies to that work. Current Davis-Bacon wage rates may be viewed via the following steps:
 - a. Enter SAM.gov | Search and follow the directions to determine the proper wage rate.
 - b. Weekly certified payrolls are required for all work performed under Davis-Bacon rules.
- 5. All wage rules and requirements must be cascaded down to all subcontractors through contractually binding agreements.
- 6. The contractor's proposal must clearly indicate the mark-up percentage of any materials over wholesale cost. Material rates must be itemized on invoices submitted at job completion.

BONDS:

Bid, payment and performance bonds will not be required for RFP submission or any resulting contract.

SELECTION PROCESS:

KCHA will check and evaluate all submittals for responsiveness to this RFP. A committee of KCHA personnel will rate contractors based on Pricing, Completeness of Proposal Response, and Qualifications. Based on this initial scoring, one or more bidders may be asked to participate in a panel interview in which the Technical Qualifications and Management Qualifications scoring will be finalized. The rating system will be in accordance with the Evaluation Criteria listed below.

- 1. KCHA, as representative of SWHA will then enter into negotiations with the selected highest scoring candidate(s) to finalize contract terms and associated costs of the services to be performed. If mutually agreeable terms cannot be met, KCHA may terminate negotiations and begin negotiations with the next highest scored candidate. This process may be repeated as necessary.
- 2. In addition to requirements listed in forms HUD-5369B, and HUD-5370c Sections I & II as applicable (see attached), a responsible/qualified company must meet the following standards:
 - a) Have a minimum of five years of documented experience in the LANDSCAPING trade.
 - b) Have the technical and financial resources to perform and complete the projects successfully in compliance with the attached specifications, terms and General Conditions of the contract.
 - c) Have a good record of past performance which includes, but is not limited to, quality of work, ability to complete projects on time, Contractor's integrity, compliance with public policy, financial, contractual and tax obligations, and Federal and State rules and regulations in performing contracts. Please complete the attached "bidder's information/contractor certification" form.

If a proposal is determined to be "non-responsive", KCHA will issue, in writing, the specific reasons for this determination. A company whose bid is determined non-responsive will be allowed to appeal the decision. The appeal must be in writing and must be delivered to KCHA at the address provided in the determination notice of

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"non-responsive" within 2 business days after KCHA makes the decision. The appeal may include additional information that was not included in the original proposal documents. KCHA will make a final determination after the receipt of the appeal. The final determination may not be appealed.

EVALUATION CRITERIA

Prospective proposers will be evaluated by KCHA based on the following criteria:

1. Pricing: 50 points

Provide pricing as required in Attachment I

2. Completeness of Bid Response:

10 points

Submit a complete, clear, and reasonable pricing sheet. Provide a quality work plan which demonstrates understanding of SWHA's requirements

3. Technical Qualifications:

20 points

Describe your company's experience and capabilities in providing Landscaping Services per the scope of work. Demonstrate ability to respond quickly to service requests and complete work within the agreed upon time frame. Convey process to accurately and precisely determine needed materials and quantities.

4. Management Qualifications:

20 points

Describe company structure and ability to provide stellar customer service for multiple satellite offices, including a single point of contact for all escalated business concerns. Provide clear description of invoicing process and ability to work with a purchase order process.

CONDITIONS OF PROPOSAL:

See attached form HUD 5369B "Instructions to Offerors – Non-Construction", and forms HUD-5370c Sections I & II "General Conditions for Non-Construction Contracts".

In addition, KCHA reserves the right: 1) to reject/cancel any or all proposals; 2) to award the contract, in full or in part, to one contractor or a number of contractors; 3) to award the contract in different phases based on budget condition; 4) to define and waive any informalities in the RFP; 5) to make a final judgment whether the proposals are responsive or non-responsive to the RFP after carefully evaluating the RFP results, and considering all of the factors; and 6) to make contract awards only to responsible/qualified contractors who meet SWHA's standards for a specific project as indicated under "Selection Process" on page 5, item 2 and listed in attachment A, item B. All non-responsive proposals or proposals received from non-responsible or unqualified contractors will be rejected.

SWHA also reserves the right to obtain clarification of any point in a contractor's proposal or to obtain additional information necessary to properly evaluate a particular proposal. Failure of a contractor to respond to such a request for additional information or clarification could result in rejection of the contractor's proposal.

This RFP does not commit SWHA to pay any costs incurred by any contractor in the submission or presentation of a proposal, or in making the necessary studies for the preparation thereof.

KCHA INSURANCE AND INDEMNIFICATION LANGUAGE

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INSURANCE REQUIREMENTS:

Any contractor awarded a contract under this RFP shall procure and maintain for the duration of the contract insurance against claims for injuries to persons or damages to property, which may arise from or in connection with the performance of the work hereunder by the contractor, its employees, subcontractors, agents and representatives, and anyone acting on its behalf. The cost of such insurance shall be borne by the contractor. By requiring the insurance below, KCHA makes no statement or representation that such coverage and limits are independently adequate for the contractor's business operations. Responding contractors are encouraged to contact their insurance representative to establish such adequacy.

Minimum Insurance Requirements

Shall be at least as broad as:

- 1. Insurance Services Office (ISO) covering: Commercial General Liability written on an "occurrence" basis.
- 2. Insurance Services Office (ISO) covering: Automobile Liability, symbol 1 (any auto).
- 3. Worker's Compensation Insurance (L&I) as required by Washington State Law and Washington Stop Gap.
- **4.** Contractor's Pollution Liability with coverage at least three (3) years after the completion of the work.

Minimum Coverage:

Shall be at least as broad as:

1. General Liability (CGL):

\$1,000,000.00 per occurrence for bodily injury, personal injury, property damage, and products/completed operations with no less than a \$2,000,000 aggregate limit

2. Automobile Liability: \$1,000,000.00 per accident for bodily injury/property damage.

3. Washington Stop Gap: \$ 1,000,000.00 per accident for bodily injury, sickness, or disease.

4. Pollution Liability: \$ 1,000,000.00 per claim applicable to the work performed covering pollution and/or asbestos liability with a \$ 2,000,000 aggregate limit.

Deductibles and Self-Insured Retentions:

Any deductibles or self-insured retentions must be declared to and approved by the KCHA. At the option of KCHA, either the insurer shall reduce or eliminate such deductibles or self-insured retentions as respects KCHA, its officers, officials, employees and volunteers; or the contractor shall provide a financial guarantee satisfactory to KCHA guaranteeing payment of losses and related investigations, claim administration and defense expenses.

Other Insurance Provisions:

- 1. The CGL Automobile, and Contractor's Pollution Liability policies shall contain, or be endorse to contain, a provision naming (KCHA) SWHA, and their officers, officials, employees, agents, partners, and volunteers as additional insureds as respects products and services of the contractor.
- 2. The contractor's insurance coverage shall be primary insurance as respects (KCHA) SWHA, its officers, officials, employees, agents, partners, and volunteers. Any insurance or self-insurance maintained or expired by (KCHA) SWHA, its officers, officials, employees, agents, partners, or volunteers shall be excess of the contractor's insurance and shall not contribute with it.

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- 3. Each insurance policy required by this clause shall be endorsed to state that coverage shall not be canceled or materially changed, except after **thirty (30) days** [Ten days (10) for non-payment of premium] prior written notice by certified mail, return receipt requested, has been given to (KCHA) SWHA.
- **4.** Maintenance of the proper insurance for the duration of the contract is a material element of the contract. Material changes in the required coverage or cancellation of the coverage shall constitute a material breach of the contract.
- **5. Acceptability of Insurers:** Insurance is to be placed with insurers with a current A.M. Best rating of no less than A- Contractors must provide written verification of their insurer's rating.
- 6. Verification of Coverage: The contractor shall furnish SWHA with original certificates and amendatory endorsements effecting coverage required by this clause. All certificates and endorsements are to be received and approved by (KCHA) SWHA before contractor commences delivery or products or services. (KCHA) SWHA reserves the right to require complete, certified copies, or pertinent parts thereof, of all required insurance policies, including endorsements affecting the coverage required by these specifications at any time.
- 7. **Subcontractors:** Any subcontractor shall include (KCHA) SWHA, its officers, officials, employees, agents, partners, and volunteers as an additional insured under its policies. The contractor shall be responsible for subcontractors complying with such requirement, and failure to comply shall constitute breach of contract by the contractor. All coverage for subcontractors shall be subject to all of the requirements stated herein.

INDEMNIFICATION

The contractor hereby agrees to indemnify, defend, and hold harmless (KCHA) SWHA, and their successors and assigns, directors, officials, officers and employees, volunteers, partners, and agents (all foregoing singly and collectively "Indemnities"), from and against any and all claims losses, harm, costs, liabilities, damages and expenses, including, but not limited to, reasonable attorney's fees arising or resulting from the performance of the services, or the acts or omissions of the contractor, its successors, and assigns, employees, subcontractors or anyone acting on the contractor's behalf in connection with this Contract or its performance of this Contract.

PROVIDED, however, that the contractor will not be required to indemnify, defend, or save harmless the indemnitee as provided in the preceding paragraphs of this section if the claim, suit, or action for injuries, death, or damages is caused by the sole negligence of the indemnitee. Where such claims, suits, or actions result from the concurrent negligence of (a) the indemnitee or the indemnitee's agents or employees and (b) the contractor or the contractor's agent or employee, the indemnity provisions provided in the preceding paragraphs of this section shall be valid and enforceable only to the extent of the contractor's negligence or the negligence of its agents, employees.

FURTHERMORE, the contractor acknowledges that the foregoing indemnity is specifically and expressly intended to constitute waiver of the contractor's immunity under Washington's Industrial Act, RCW Title 51, and that this waiver has been specifically negotiated and agreed upon by the parties.

The contractor hereby agrees to require all its subcontractors or anyone acting under its direction or control or on its behalf in connection with or incidental to the performance of this Contract to execute an indemnity clause identical to the preceding clause, specifically naming (KCHA) SWHA as Indemnitee, and failure to do so shall constitute a material breach of this Contract by the contractor.

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SUBMISSION OF PROPOSAL:

Proposals shall be sealed in an envelope that shall be clearly labeled with the words "PROPOSAL LANDSCAPING - RFP with the name and address of the company. An official authorized to represent the company must sign (1) original of all the following documentation:

- 1. A signed response (Cover letter) pertinent to the **Evaluation Criteria** that includes demonstration of understanding of the professional services requested, evidence of company's ability to perform the work, and other appropriate information;
- 2. Other attachments as indicated in the "Attachment List" that are required to be returned. See items marked "Return with Submission" on the RFP Attachment List shown below.

Proposals are due at SWHA's Office at Hillsview Apartments located at, 830 Township Street, Sedro Woolley, WA 98284, no later than <u>THURSDAY</u>, <u>OCTOBER 16</u>, <u>2025 by 2:00PM</u>. Office hours are M-Th from 9:00 a.m. to 3:45 p.m. All proposals must be received and time and date stamped at SWHA's Office by the above due date and time. Proposals received after due date and time WILL NOT be accepted.

RFP ATTACHMENT LIST

A.	SWHA's General Conditions	
B.	<u>Instructions to Bidders for Contracts HUD-5369</u>	Return with Submission
C.	General Conditions of the contract for Non-Construction HUD-5370C	
D.	Fair Housing / Accessibility Notice	
E.	HUD MWRD Routine Maintenance	
F.	Davis-Bacon Wage Rate (EXAMPLE ONLY)	
G.	Non-collusive affidavit	Return with Submission
Н.	Equal opportunity	Return with Submission
I.	Pricing sheet	Return with Submission
J.	Bidder's Qualification and Subcontractor's List	Return with Submission
K.	Contractor Certification	Return with Submission
L.	Section 3 Certification and Clause	Return with Submission
M.	Certification of Payments to Influence Federal Trans. HUD 50071	Return with Submission
N.	Disclosure of Lobbying Activities HUD SF-LLL	Return with Submission
O.	Certification of Compliance with Washington State Wage Payment	Return with Submission
P.	Clarifications, SAMPLE schedule and Maps	Informational

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ATTACHMENT A

Sedro Woolley Housing Authority (OWNER'S) GENERAL CONDITIONS

- A. All work is to be executed in accordance with applicable building codes, as adapted by the Authority having jurisdiction and other applicable codes and in accordance with generally accepted industry standards. All products and materials are to be new and handled and applied in accordance with the manufacturer's recommendations.
- B. A responsible/qualified contractor must meet the following minimum standards:
 - a. Have had five years experience under the same name in the [Contracting Type] contracting business, or, if less than five years, must have successfully completed at least five projects similar in scope and value.
 - b. Subcontractors shall have five years experience under the same name in the [Contracting Type] contracting business, or, if less than five years, must have successfully completed at least five projects similar in scope and value.
 - c. Have the technical and financial resources to perform and complete the projects successfully in compliance with the drawings and specifications, terms and conditions of the contract, and actually perform a major portion of the work—at least seventy-five percent (75%) of the work.
 - d. Have a good record of past performance that includes, but is not limited to, high quality work, ability to complete projects on time, contractors integrity, compliance with public policy, financial, contractual and tax obligations, as well as Federal and State rules and regulations in performing construction projects.
- C. Contractor shall pay for and obtain all permits, licenses and inspections necessary for proper execution and completion of the work.
- D. Work shall be completed within the time period negotiated between the OWNER and the contractor.
- E. Contractor shall carefully study and compare the Contract Documents with each other and with information furnished by the OWNER. If the Contractor finds a conflict, error, inconsistency, or omission in the Contract Documents, it shall promptly and before proceeding with the Work affected thereby, report such conflict, error, inconsistency, or omission to the OWNER in writing. The OWNER shall make a final judgment as to the intent of Contract Documents.
- F. If Contractor performs any construction activity, and it knows or should have known that any of the Contract Documents contain a conflict, error, inconsistency, or omission, Contractor shall be responsible for the cost of performance and, shall bear the cost for its correction.
- G. All equipment, material, and articles incorporated into the Work shall be new and of the most suitable grade for the purpose intended, unless otherwise specifically provided in the Contract Documents. References in the Specifications to equipment, material, articles, or patented processes by trade name, make, or catalog number, shall be regarded as establishing a standard quality and shall not be construed as limiting competition. Contractor may, at its option, use any equipment, material, article, or process that, in the judgment of the OWNER, is equal to that named in the Specifications, unless otherwise specifically provided in the Contract Documents.
- H. Substitutions shall be allowed where qualities and attributes including, but not limited to, performance, weight, size, durability, visual effect, and specific features and requirements

ATTACHMENT A

indicated are deemed equal or greater by the OWNER in the OWNER's sole discretion. All requests for substitutions must be made in writing to the OWNER and shall not be deemed to be approved until and unless approved in writing by the OWNER.

- I. Contractor is to protect existing structures, landscaping and other property during the course of work. Barricades and other temporary protective measures shall be employed as necessary to prevent damage to Contractor's work and to prevent damage or injury to others and their property. Any property damaged by contractor shall be repaired or replaced at Contractor's expense.
- J. Before commencing any excavation or cutting concrete, Contractor shall provide notice to the OWNER and utilities companies, and employ the services of a locator services. Any property damaged by contractor shall be repaired or replaced at Contractor's expense.
- K. All work shall be performed between the hours of Monday Friday from 8:00 a.m. to 5:00 p.m. Except emergency work all work performed outside of these hours shall be approved, in advance, by THE OWNER.
- L. Workers shall keep noise levels at a minimum and will conduct themselves in a professional manner at all times while on the property.
- M. Parking is limited and as such the on-site staff requires knowledge of all contractors' vehicle movements within the property.
- N. The Contractor shall provide an approved Statement of Intent to Pay Prevailing Wage from the WA State Department of Labor and Industries prior to beginning work. An Affidavit of Wages Paid must be submitted at the end of the contract.

U.S. Department of Housing and Urban Development

Office of Public and Indian Housing

Representations, Certifications, and Other Statements of Bidders Public and Indian Housing Programs

Previous edition is obsolete form **HUD-5369-A** (11/92)

Representations, Certifications, and Other Statements of Bidders

Public and Indian Housing Programs

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1. Certificate of Independent Price Determination

- (a) The bidder certifies that--
- (1) The prices in this bid have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other bidder or competitor relating to (i) those prices, (ii) the intention to submit a bid, or (iii) the methods or factors used to calculate the prices offered;
- (2) The prices in this bid have not been and will not be knowingly disclosed by the bidder, directly or indirectly, to any other bidder or competitor before bid opening (in the case of a sealed bid solicitation) or contract award (in the case of a competitive proposal solicitation) unless otherwise required by law; and
- (3) No attempt has been made or will be made by the bidder to induce any other concern to submit or not to submit a bid for the purpose of restricting competition.
- (b) Each signature on the bid is considered to be a certification by the signatory that the signatory--
- (1) Is the person in the bidder's organization responsible for determining the prices being offered in this bid or proposal, and that the signatory has not participated and will not participate in any action contrary to subparagraphs (a)(l) through (a)(3) above; or
- (2) (i) Has been authorized, in writing, to act as agent for the following principals in certifying that those principals have not participated, and will not participate in any action contrary to subparagraphs (a)(I) through (a)(3) above.

full name of person(s) in the bidder's organization responsible for determining the prices offered in this bid or proposal, and the title of his or her position in the bidder's organization];

(ii) As an authorized agent, does certify that the principals named in subdivision (b)(2)(i) above have not participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) above; and

- (iii) As an agent, has not personally participated, and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) above.
- (c) If the bidder deletes or modifies subparagraph (a)2 above, the bidder must furnish with its bid a signed statement setting forth in detail the circumstances of the disclosure.
- [] [Contracting Officer check if following paragraph is applicable]
- (d) Non-collusive affidavit. (applicable to contracts for construction and equipment exceeding \$50,000)
- (1) Each bidder shall execute, in the form provided by the PHA/ IHA, an affidavit to the effect that he/she has not colluded with any other person, firm or corporation in regard to any bid submitted in response to this solicitation. If the successful bidder did not submit the affidavit with his/her bid, he/she must submit it within three (3) working days of bid opening. Failure to submit the affidavit by that date may render the bid nonresponsive. No contract award will be made without a properly executed affidavit.
- (2) A fully executed "Non-collusive Affidavit" $\ [\]$ is, $\ [\]$ is not included with the bid.

2. Contingent Fee Representation and Agreement

(a) Definitions. As used in this provision:

"Bona fide employee" means a person, employed by a bidder and subject to the bidder's supervision and control as to time, place, and manner of performance, who neither exerts, nor proposes to exert improper influence to solicit or obtain contracts nor holds out as being able to obtain any contract(s) through improper influence.

"Improper influence" means any influence that induces or tends to induce a PHA/IHA employee or officer to give consideration or to act regarding a PHA/IHA contract on any basis other than the merits of the matter.

- (b) The bidder represents and certifies as part of its bid that, except for full-time bona fide employees working solely for the bidder, the bidder:
- (1) [] has, [] has not employed or retained any person or company to solicit or obtain this contract; and
- (2) [] has, [] has not paid or agreed to pay to any person or company employed or retained to solicit or obtain this contract any commission, percentage, brokerage, or other fee contingent upon or resulting from the award of this contract.
- (c) If the answer to either (a)(1) or (a)(2) above is affirmative, the bidder shall make an immediate and full written disclosure to the PHA/IHA Contracting Officer.
- (d) Any misrepresentation by the bidder shall give the PHA/IHA the right to (1) terminate the contract; (2) at its discretion, deduct from contract payments the amount of any commission, percentage, brokerage, or other contingent fee; or (3) take other remedy pursuant to the contract.

3. Certification and Disclosure Regarding Payments to Influence Certain Federal Transactions (applicable to contracts exceeding \$100,000)

(a) The definitions and prohibitions contained in Section 1352 of title 31, United States Code, are hereby incorporated by reference in paragraph (b) of this certification.

- (b) The bidder, by signing its bid, hereby certifies to the best of his or her knowledge and belief as of December 23, 1989 that:
- (1) No Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress on his or her behalf in connection with the awarding of a contract resulting from this solicitation;
- (2) If any funds other than Federal appropriated funds (including profit or fee received under a covered Federal transaction) have been paid, or will be paid, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress on his or her behalf in connection with this solicitation, the bidder shall complete and submit, with its bid, OMB standard form LLL, "Disclosure of Lobbying Activities;" and
- (3) He or she will include the language of this certification in all subcontracts at any tier and require that all recipients of subcontract awards in excess of \$100,000 shall certify and disclose accordingly.
- (c) Submission of this certification and disclosure is a prerequisite for making or entering into this contract imposed by section 1352, title 31, United States Code. Any person who makes an expenditure prohibited under this provision or who fails to file or amend the disclosure form to be filed or amended by this provision, shall be subject to a civil penalty of not less than \$10,000, and not more than \$100,000, for each such failure.
- (d) Indian tribes (except those chartered by States) and Indian organizations as defined in section 4 of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450B) are exempt from the requirements of this provision.

4. Organizational Conflicts of Interest Certification

The bidder certifies that to the best of its knowledge and belief and except as otherwise disclosed, he or she does not have any organizational conflict of interest which is defined as a situation in which the nature of work to be performed under this proposed contract and the bidder's organizational, financial, contractual, or other interests may, without some restriction on future activities:

- (a) Result in an unfair competitive advantage to the bidder; or,
- (b) Impair the bidder's objectivity in performing the contract work.
- [] In the absence of any actual or apparent conflict, I hereby certify that to the best of my knowledge and belief, no actual or apparent conflict of interest exists with regard to my possible performance of this procurement.

5. Bidder's Certification of Eligibility

- (a) By the submission of this bid, the bidder certifies that to the best of its knowledge and belief, neither it, nor any person or firm which has an interest in the bidder's firm, nor any of the bidder's subcontractors, is ineligible to:
- (1) Be awarded contracts by any agency of the United States Government, HUD, or the State in which this contract is to be performed; or,
 - (2) Participate in HUD programs pursuant to 24 CFR Part 24.
- (b) The certification in paragraph (a) above is a material representation of fact upon which reliance was placed when making award. If it is later determined that the bidder knowingly rendered an erroneous certification, the contract may be terminated for default, and the bidder may be debarred or suspended from participation in HUD programs and other Federal contract programs.

6. Minimum Bid Acceptance Period

- (a) "Acceptance period," as used in this provision, means the number of calendar days available to the PHA/IHA for awarding a contract from the date specified in this solicitation for receipt of bids.
- (b) This provision supersedes any language pertaining to the acceptance period that may appear elsewhere in this solicitation.
- (c) The PHA/IHA requires a minimum acceptance period of [Contracting Officer insert time period] calendar days.
- (d) In the space provided immediately below, bidders may specify a longer acceptance period than the PHA's/IHA's minimum requirement. The bidder allows the following acceptance period: calendar days.
- (e) A bid allowing less than the PHA's/IHA's minimum acceptance period will be rejected.
- (f) The bidder agrees to execute all that it has undertaken to do, in compliance with its bid, if that bid is accepted in writing within (1) the acceptance period stated in paragraph (c) above or (2) any longer acceptance period stated in paragraph (d) above.

7. Small, Minority, Women-Owned Business Concern Representation

The bidder represents and certifies as part of its bid/ offer that it -(a) [] is, [] is not a small business concern. "Small business concern," as used in this provision, means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding, and qualified as a small business under the criteria and size standards in 13 CFR 121.

(b) []is, []is not a women-owned business enterprise. "Women-owned business enterprise," as used in this provision, means a business that is at least 51 percent owned by a woman or women who are U.S. citizens and who also control and operate the business.

(c) [] is, [] is not a minority business enterprise. "Minority business enterprise," as used in this provision, means a business which is at least 51 percent owned or controlled by one or more minority group members or, in the case of a publicly owned business, at least 51 percent of its voting stock is owned by one or more minority group members, and whose management and daily operations are controlled by one or more such individuals. For the purpose of this definition, minority group members are:

(Check the block applicable to you)

Black Americans	[] Asian Pacific Americans
[] Hispanic Americans	[] Asian Indian Americans
[] Native Americans	[] Hasidic Jewish Americans

8. Indian-Owned Economic Enterprise and Indian Organization Representation (applicable only if this solicitation is for a contract to be performed on a project for an Indian Housing Authority)

The bidder represents and certifies that it:

- (a) [] is, [] is not an Indian-owned economic enterprise. "Economic enterprise," as used in this provision, means any commercial, industrial, or business activity established or organized for the purpose of profit, which is at least 51 percent Indian owned. "Indian," as used in this provision, means any person who is a member of any tribe, band, group, pueblo, or community which is recognized by the Federal Government as eligible for services from the Bureau of Indian Affairs and any "Native" as defined in the Alaska Native Claims Settlement Act.
- (b) [] is, [] is not an Indian organization. "Indian organization," as used in this provision, means the governing body of any Indian tribe or entity established or recognized by such governing body. Indian "tribe" means any Indian tribe, band, group, pueblo, or

community including Native villages and Native groups (including corporations organized by Kenai, Juneau, Sitka, and Kodiak) as defined in the Alaska Native Claims Settlement Act, which is recognized by the Federal Government as eligible for services from the Bureau of Indian Affairs.

9. Certification of Eligibility Under the Davis-Bacon Act (applicable to construction contracts exceeding \$2,000)

- (a) By the submission of this bid, the bidder certifies that neither it nor any person or firm who has an interest in the bidder's firm is a person or firm ineligible to be awarded contracts by the United States Government by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
- (b) No part of the contract resulting from this solicitation shall be subcontracted to any person or firm ineligible to be awarded contracts by the United States Government by virtue of section 3(a) of the Davis-Bacon Act or 29 CFR 5.12(a)(1).
- (c) The penalty for making false statements is prescribed in the U. S. Criminal Code, 18 U.S.C. 1001.

Certification of Nonsegregated Facilities (applicable to contracts exceeding \$10,000)

- (a) The bidder's attention is called to the clause entitled **Equal Employment Opportunity** of the General Conditions of the Contract for Construction.
- (b) "Segregated facilities," as used in this provision, means any waiting rooms, work areas, rest rooms and wash rooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees, that are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, or national origin because of habit, local custom, or otherwise.
- (c) By the submission of this bid, the bidder certifies that it does not and will not maintain or provide for its employees any segregated facilities at any of its establishments, and that it does not and will not permit its employees to perform their services at any location under its control where segregated facilities are maintained. The bidder agrees that a breach of this certification is a violation of the Equal Employment Opportunity clause in the contract.
- (d) The bidder further agrees that (except where it has obtained identical certifications from proposed subcontractors for specific time periods) prior to entering into subcontracts which exceed \$10,000 and are not exempt from the requirements of the Equal Employment Opportunity clause, it will:
- (1) Obtain identical certifications from the proposed subcontractors;
 - (2) Retain the certifications in its files; and
- (3) Forward the following notice to the proposed subcontractors (except if the proposed subcontractors have submitted identical certifications for specific time periods):

Notice to Prospective Subcontractors of Requirement for Certifications of Nonsegregated Facilities

A Certification of Nonsegregated Facilities must be submitted before the award of a subcontract exceeding \$10,000 which is not exempt from the provisions of the Equal Employment Opportunity clause of the prime contract. The certification may be submitted either for each subcontract or for all subcontracts during a period (i.e., quarterly, semiannually, or annually).

Note: The penalty for making false statements in bids is prescribed in 18 U.S.C. 1001.

11. Clean Air and Water Certification (applicable to contracts exceeding \$100,000)

The bidder certifies that:

- (a) Any facility to be used in the performance of this contract [] is, [] is not listed on the Environmental Protection Agency List of Violating Facilities:
- (b) The bidder will immediately notify the PHA/IHA Contracting Officer, before award, of the receipt of any communication from the Administrator, or a designee, of the Environmental Protection Agency, indicating that any facility that the bidder proposes to use for the performance of the contract is under consideration to be listed on the EPA List of Violating Facilities; and,
- (c) The bidder will include a certification substantially the same as this certification, including this paragraph (c), in every nonexempt subcontract.
- **12. Previous Participation Certificate** (applicable to construction and equipment contracts exceeding \$50,000)
- (a) The bidder shall complete and submit with his/her bid the Form HUD-2530, "Previous Participation Certificate." If the successful bidder does not submit the certificate with his/her bid, he/she must submit it within three (3) working days of bid opening. Failure to submit the certificate by that date may render the bid nonresponsive. No contract award will be made without a properly executed certificate.
- (b) A fully executed "Previous Participation Certificate"[] is, [] is not included with the bid.

13. Bidder's Signature

The bidder hereby certifies that the information contained in these certifications and representations is accurate, complete, and current.

(Signature and Date)		
(Typed or Printed Name)		
(Title)	 	
(Company Name)		
(Company Address)		

General Conditions for Non-Construction Contracts

Section I — (With or without Maintenance Work)

U.S. Department of Housing and Urban Development

Office of Public and Indian Housing
Office of Labor Relations
OMB Approval No. 2577-0157 (exp. 1/31/2027)

Public Reporting Burden for this collection of information is estimated to average one hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. HUD may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB number. This form includes those clauses required by OMB's common rule on grantee procurement, implemented at HUD in 2 CFR 200, and those requirements set forth in Section 3 of the Housing and Urban Development Act of 1968 and its amendment by the Housing and Community Development Act of 1992, implemented by HUD at 24 CFR Part 75. The form is required for non-construction contracts awarded by Public Housing Agencies (PHAs). The form is used by PHAs in solicitations to provide necessary contract clauses and allows PHAs to enforce their contracts. Comments regarding the accuracy of this burden estimate and any suggestions for reducing this burden can be sent to the Reports Management Officer, Office of Policy Development and Research, REE, Department of Housing and Urban Development, 451 7th St SW, Room 4176, Washington, DC 20410-5000. When providing comments, please refer to OMB Approval No. 2577-0157. Do not send this completed form to either of these addressees. The information collected will not be held confidential.

Applicability. This form HUD-5370-C has 2 Sections. These Sections must be inserted into non-construction contracts as described below:

- Non-construction contracts (without maintenance) greater than \$250,000 - use Section I;
- 2) Maintenance contracts (including nonroutine maintenance as defined at 24 CFR 905.100) greater than \$2,000 but not more than \$250,000 - use Section II; and
- Maintenance contracts (including nonroutine maintenance), greater than \$250,000 — use Sections I and II.

Section I - Clauses for All Non-Construction Contracts greater than \$250,000

1. Definitions

The following definitions are applicable to this contract:

- (a) "Authority or Housing Authority (HA)" means the Housing Authority.
- (b) "Contract" means the contract entered into between the Authority and the Contractor. It includes the contract form, the Certifications and Representations, these contract clauses, and the scope of work. It includes all formal changes to any of those documents by addendum, Change Order, or other modification.
- (c) "Contractor" means the person or other entity entering into the contract with the Authority to perform all of the work required under the contract.
- (d) "Day" means calendar days, unless otherwise stated.
- (e) "HUD" means the Secretary of Housing and Urban development, his delegates, successors, and assigns, and the officers and employees of the United States Department of Housing and Urban Development acting for and on behalf of the Secretary.

2. Changes

- (a) The HA may at any time, by written order, and without notice to the sureties, if any, make changes within the general scope of this contract in the services to be performed or supplies to be delivered.
- (b) If any such change causes an increase or decrease in the hourly rate, the not-to-exceed amount of the contract, or the time required for performance of any part of the work under this contract, whether or not changed by the order, or otherwise affects the conditions of this contract, the HA shall make an equitable adjustment in the not-to-exceed amount, the hourly rate, the delivery schedule, or other affected terms, and shall modify the contract accordingly.
- (c) The Contractor must assert its right to an equitable adjustment under this clause within 30 days from the date of receipt of the written order. However, if the HA decides that the facts justify it, the HA may receive and act upon a

- proposal submitted before final payment of the contract.
- (d) Failure to agree to any adjustment shall be a dispute under clause Disputes, herein. However, nothing in this clause shall excuse the Contractor from proceeding with the contract as changed.
- (e) No services for which an additional cost or fee will be charged by the Contractor shall be furnished without the prior written consent of the HA.

3. Termination for Convenience and Default

- (a) The HA may terminate this contract in whole, or from time to time in part, for the HA's convenience or the failure of the Contractor to fulfill the contract obligations (default). The HA shall terminate by delivering to the Contractor a written Notice of Termination specifying the nature, extent, and effective date of the termination. Upon receipt of the notice, the Contractor shall: (i) immediately discontinue all services affected (unless the notice directs otherwise); and (ii) deliver to the HA all information, reports, papers, and other materials accumulated or generated in performing this contract, whether completed or in process.
- (b) If the termination is for the convenience of the HA, the HA shall be liable only for payment for services rendered before the effective date of the termination.
- (c) If the termination is due to the failure of the Contractor to fulfill its obligations under the contract (default), the HA may (i) require the Contractor to deliver to it, in the manner and to the extent directed by the HA, any work as described in subparagraph (a)(ii) above, and compensation be determined in accordance with the Changes clause, paragraph 2, above; (ii) take over the work and prosecute the same to completion by contract or otherwise, and the Contractor shall be liable for any additional cost incurred by the HA; (iii) withhold any payments to the Contractor, for the purpose of off-set or partial payment, as the case may be, of amounts owed to the HA by the Contractor.
- (d) If, after termination for failure to fulfill contract obligations (default), it is determined that the Contractor had not failed, the termination shall be deemed to have been effected for the convenience of the HA, and the Contractor shall been titled to payment as described in paragraph (b) above.
- (e) Any disputes with regard to this clause are expressly made subject to the terms of clause titled Disputes herein.

4. Examination and Retention of Contractor's Records

(a) The HA, HUD, or Comptroller General of the United States, or any of their duly authorized representatives shall, until 3 years after final payment under this contract, have access to and the right to examine any of the Contractor's directly pertinent books, documents, papers, or other records involving transactions related to this contract for the purpose of making audit, examination, excerpts, and transcriptions.

- (b) The Contractor agrees to include in first-tier subcontracts under this contract a clause substantially the same as paragraph (a) above. "Subcontract," as used in this clause, excludes purchase orders not exceeding \$10,000.
- (c) The periods of access and examination in paragraphs (a) and (b) above for records relating to:
 - (i) appeals under the clause titled Disputes;
 - (ii) litigation or settlement of claims arising from
 - the performance of this contract; or,
 - (iii) costs and expenses of this contract to which the HA, HUD, or Comptroller General or any of their duly authorized representatives has taken exception shall continue until disposition of such appeals, litigation, claims, or exceptions.

5. Rights in Data (Ownership and Proprietary Interest)

The HA shall have exclusive ownership of, all proprietary interest in, and the right to full and exclusive possession of all information, materials and documents discovered or produced by Contractor pursuant to the terms of this Contract, including but not limited to reports, memoranda or letters concerning the research and reporting tasks of this Contract.

6. Energy Efficiency

The contractor shall comply with all mandatory standards and policies relating to energy efficiency which are contained in the energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub.L. 94-163) for the State in which the work under this contract is performed.

7. Disputes

- (a) All disputes arising under or relating to this contract, except for disputes arising under clauses contained in Section 111, Labor Standards Provisions, including any claims for damages for the alleged breach there of which are not disposed of by agreement, shall be resolved under this clause.
- (b) All claims by the Contractor shall be made in writing and submitted to the HA. A claim by the HA against the Contractor shall be subject to a written decision by the HA.
- (c) The HA shall, with reasonable promptness, but in no event in no more than 60 days, render a decision concerning any claim hereunder. Unless the Contractor, within 30 days after receipt of the HA's decision, shall notify the HA in writing that it takes exception to such decision, the decision shall be final and conclusive.
- (d) Provided the Contractor has (i) given the notice within the time stated in paragraph (c) above, and (ii) excepted its claim relating to such decision from the final release, and (iii) brought suit against the HA not later than one year after receipt of final payment, or if final payment has not been made, not later than one year after the Contractor has had a reasonable time to respond to a written request by the HA that it submit a final voucher and release, whichever is earlier, then the HA's decision shall not be final or conclusive, but the dispute shall be determined on the merits by a court of competent jurisdiction.
- (e) The Contractor shall proceed diligently with performance of this contract, pending final resolution of any request for relief, claim, appeal, or action arising under the contract, and comply with any decision of the HA.

8. Contract Termination; Debarment

A breach of these Contract clauses may be grounds for termination of the Contract and for debarment or denial of participation in HUD programs as a Contractor and a subcontractor as provided in 24 CFR Part 24.

9. Assignment of Contract

The Contractor shall not assign or transfer any interest in this contract; except that claims for monies due or to become due from the HA under the contract may be assigned to a bank, trust company, or other financial institution. If the Contractor is a partnership, this contract shall inure to the benefit of the surviving or remaining member(s) of such partnership approved by the HA.

10. Certificate and Release

Prior to final payment under this contract, or prior to settlement upon termination of this contract, and as a condition precedent thereto, the Contractor shall execute and deliver to the HA a certificate and release, in a form acceptable to the HA, of all claims against the HA by the Contractor under and by virtue of this contract, other than such claims, if any, as may be specifically excepted by the Contractor in stated amounts set forth therein.

11. Organizational Conflicts of Interest

- (a) The Contractor warrants that to the best of its knowledge and belief and except as otherwise disclosed, it does not have any organizational conflict of interest which is defined as a situation in which the nature of work under this contract and a contractor's organizational, financial, contractual or other interests are such that:
 - Award of the contract may result in an unfair competitive advantage; or
 - () The Contractor's objectivity in performing the contract work may be impaired.
- (b) The Contractor agrees that if after award it discovers an organizational conflict of interest with respect to this contract or any task/delivery order under the contract, he or she shall make an immediate and full disclosure in writing to the Contracting Officer which shall include a description of the action which the Contractor has taken or intends to take to eliminate or neutralize the conflict. The HA may, however, terminate the contract or task/delivery order for the convenience of the HA if it would be in the best interest of the HA.
- (c) In the event the Contractor was aware of an organizational conflict of interest before the award of this contract and intentionally did not disclose the conflict to the Contracting Officer, the HA may terminate the contract for default.
- (d) The terms of this clause shall be included in all subcontracts and consulting agreements wherein the work to be performed is similar to the service provided by the prime Contractor. The Contractor shall include in such subcontracts and consulting agreements any necessary provisions to eliminate or neutralize conflicts of interest.

12. Inspection and Acceptance

(a) The HA has the right to review, require correction, if necessary, and accept the work products produced by the Contractor. Such review(s) shall be carried out within 30 days so as to not impede the work of the Contractor. Any

- product of work shall be deemed accepted as submitted if the HA does not issue written comments and/or required corrections within 30 days from the date of receipt of such product from the Contractor.
- (b) The Contractor shall make any required corrections promptly at no additional charge and return a revised copy of the product to the HA within 7 days of notification or a later date if extended by the HA.
- (c) Failure by the Contractor to proceed with reasonable promptness to make necessary corrections shall be a default. If the Contractor's submission of corrected work remains unacceptable, the HA may terminate this contract (or the task order involved) or reduce the contract price or cost to reflect the reduced value of services received.

13. Interest of Members of Congress

No member of or delegate to the Congress of the United States of America or Resident Commissioner shall be admitted to any share or part of this contract or to any benefit to arise there from, but this provision shall not be construed to extend to this contract if made with a corporation for its general benefit.

14. Interest of Members, Officers, or Employees and Former Members, Officers, or Employees

No member, officer, or employee of the HA, no member of the governing body of the locality in which the project is situated, no member of the governing body in which the HA was activated, and no other pubic official of such locality or localities who exercises any functions or responsibilities with respect to the project, shall, during his or her tenure, or for one year thereafter, have any interest, direct or indirect, in this contract or the proceeds thereof.

15. Limitation on Payments to Influence Certain Federal Transactions

(a) Definitions. As used in this clause:

"Agency", as defined in 5 U.S.C. 552(f), includes Federal executive departments and agencies as well as independent regulatory commissions and Government corporations, as defined in 31 U.S.C. 9101(1).

"Covered Federal Action" means any of the following Federal actions:

- (i) The awarding of any Federal contract;
- (ii) The making of any Federal grant;
- (iii) The making of any Federal loan;
- (iv) The entering into of any cooperative agreement; and,
- (v) The extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

Covered Federal action does not include receiving from an agency a commitment providing for the United States to insure or guarantee a loan.

"Indian tribe" and "tribal organization" have the meaning provided in section 4 of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450B). Alaskan Natives are included under the definitions of Indian tribes in that Act.

"Influencing or attempting to influence" means making, with the intent to influence, any communication to or appearance before an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with any covered Federal action. "Local government" means a unit of government in a State and, if chartered, established, or otherwise recognized by a State for the performance of a governmental duty, including a local public authority, a special district, an intrastate district, a council of governments, a sponsor group representative organization, and any other instrumentality of a local government

"Officer or employee of an agency' includes the following individuals who are employed by an agency:

- (i) An individual who is appointed to a position in the Government under title 5, U.S.C., including a position under a temporary appointment;
- (ii) A member of the uniformed services as defined in section 202, title 18, U.S.C.;
- (iii) A special Government employee as defined in section 202, title 18, U.S.C.; and,
- (iv) An individual who is a member of a Federal advisory committee, as defined by the Federal Advisory Committee Act, title 5, appendix 2.

"Person" means an individual, corporation, company, association, authority, firm, partnership, society, State, and local government, regardless of whether such entity is operated for profit or not for profit. This term excludes an Indian tribe, tribal organization, or other Indian organization with respect to expenditures specifically permitted by other Federal law.

"Recipient" includes all contractors, subcontractors at any tier, and subgrantees at any tier of the recipient of funds received in connection with a Federal contract, grant, loan, or cooperative agreement. The term excludes an Indian tribe, tribal organization, or any other Indian organization with respect to expenditures specifically permitted by other Federal law.

"Regularly employed means, with respect to an officer or employee of a person requesting or receiving a Federal contract, grant, loan, or cooperative agreement, an officer or employee who is employed by such person for at least 130 working days within one year immediately preceding the date of the submission that initiates agency consideration of such person for receipt of such contract, grant, loan, or cooperative agreement. An officer or employee who is employed by such person for less than 130 working days within one year immediately preceding the date of submission that initiates agency consideration of such person shall be considered to be regularly employed as soon as he or she is employed by such person for 130 working days.

"State" means a State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, a territory or possession of the United States, an agency or instrumentality of a State, and a multi-State, regional, or interstate entity having governmental duties and powers.

(b) Prohibition.

- (i) Section 1352 of title 31, U.S.C. provides in part that no appropriated funds may be expended by the recipient of a Federal contract, grant, loan, or cooperative agreement to pay any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with any of the following covered Federal actions: the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension,
 - continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (v) The prohibition does not apply as follows:

- (1) Agency and legislative liaison by Own Employees.
 - (a) The prohibition on the use of appropriated funds, in paragraph (i) of this section, does not apply in the case of a payment of reasonable compensation made to an officer or employee of a person requesting or receiving a Federal contract, grant, loan, or cooperative agreement, if the payment is for agency and legislative activities not directly related to a covered Federal action.
 - (b) For purposes of paragraph (b)(i)(1)(a) of this clause, providing any information specifically requested by an agency or Congress is permitted at any time.
 - (c) The following agency and legislative liaison activities are permitted at any time only where they are not related to a specific solicitation for any covered Federal action:
 - (1) Discussing with an agency (including individual demonstrations) the qualities and characteristics of the person's products or services, conditions or terms of sale, and service capabilities; and,
 - (2) Technical discussions and other activities regarding the application or adaptation of the person's products or services for an agency's use.
 - (d) The following agency and legislative liaison activities are permitted where they are prior to formal solicitation of any covered Federal action:
 - (1) Providing any information not specifically requested but necessary for an agency to make an informed decision about initiation of a covered Federal action;
 - (2) Technical discussions regarding the preparation of an unsolicited proposal prior to its official submission; and
 - (3) Capability presentations by persons seeking awards from an agency pursuant to the provisions of the Small Business Act, as amended by Public Law 95-507 and other subsequent amendments.
 - (e) Only those activities expressly authorized by subdivision (b)(ii)(1)(a) of this clause are permitted under this clause.
- (2) Professional and technical services.
 - (a) The prohibition on the use of appropriated funds, in subparagraph (b)(i) of this clause, does not apply in the case of-
 - (i) A payment of reasonable compensation made to an officer or employee of a person requesting or receiving a covered Federal action or an extension, continuation, renewal, amendment, or modification of a covered Federal action, if payment is for professional or technical services rendered directly in the preparation, submission, or negotiation of any bid, proposal, or application for that Federal action or for meeting requirements imposed by or pursuant to law as a condition for receiving that Federal action.
 - (i) Any reasonable payment to a person, other than an officer or employee of a

- person requesting or receiving a covered Federal action or an extension, continuation, renewal, amendment, or modification of a covered Federal action if the payment is for professional or technical services rendered directly in the preparation, submission, or negotiation of any bid, proposal, or application for that Federal action or for meeting requirements imposed by or pursuant to law as a condition for receiving that Federal action. Persons other than officers or employees of a person requesting or receiving a covered Federal action include consultants and trade associations.
- (b) For purposes of subdivision (b)(ii)(2)(a) of clause, "professional and technical services" shall be limited to advice and analysis directly applying any professional or technical discipline.
- (c) Requirements imposed by or pursuant to law as a condition for receiving a covered Federal award include those required by law or regulation, or reasonably expected to be required by law or regulation, and any other requirements in the actual award documents.
- (d) Only those services expressly authorized by subdivisions (b)(ii)(2)(a)(i) and (ii) of this section are permitted under this clause.
- (iii) Selling activities by independent sales representatives.
- (c) The prohibition on the use of appropriated funds, in subparagraph (b)(i) of this clause, does not apply to the following selling activities before an agency by independent sales representatives, provided such activities are prior to formal solicitation by an agency and are specifically limited to the merits of the matter:
 - Discussing with an agency (including individual demonstration) the qualities and characteristics of the person's products or services, conditions or terms of sale, and service capabilities; and
 - (ii) Technical discussions and other activities regarding the application or adaptation of the person's products or services for an agency's use.
- (d) Agreement. In accepting any contract, grant, cooperative agreement, or loan resulting from this solicitation, the person submitting the offer agrees not to make any payment prohibited by this clause.
- (e) Penalties. Any person who makes an expenditure prohibited under paragraph (b) of this clause shall be subject to civil penalties as provided for by 31 U.S.C. 1352. An imposition of a civil penalty does not prevent the Government from seeking any other remedy that may be applicable.
- (f) Cost Allowability. Nothing in this clause is to be interpreted to make allowable or reasonable any costs which would be unallowable or unreasonable in accordance with Part 31 of the Federal Acquisition Regulation (FAR), or OMB Circulars dealing with cost allowability for recipients of assistance agreements. Conversely, costs made specifically unallowable by the requirements in this clause will not be made allowable under any of the provisions of FAR Part 31 or the relevant OMB Circulars.

16. Equal Employment Opportunity

During the performance of this contract, the

Contractor/Seller agrees as follows:

(a)The [contractor/seller] will not discriminate against any emplo yee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, disability, or national origin. The

[contractor/seller] will take affirmative action to ensure that appli cants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, sexual orientation, gender identity, disability, or national origin. Such action shall in dude, but not be limited to the following: Employment, upgrading, demotion, or transfer, recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The [contractor/seller] agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of this nondiscrimination clause.

(b)The [contractor/seller] will, in all solicitations or advertisement s for employees placed by or on behalf of the [contractor/seller], state that all qualified applicants will receive consideration for employ ment without regard to race, color, religion, sex, sexual orientation, gender identity, disability, or national origin.

(c)The [contractor/seller] will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instance s in which an employee who has access to the compensation inform ation of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have acces s to such information, unless such disclosure is in response to a form al complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the emplo yer, or is consistent with the [contractor/seller]'s legal duty to furnish information.

(d)The [contractor/seller] will send to each labor union or representat ive of workers with which it has a collective bargaining agreement or oth er contract or understanding, a notice to be provided by the agency contracting officer, advising the labor union or workers' representative of the [contractor/seller] 's commitments under section 202 of Executive Order 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

(e)The [contractor/seller] will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.

f)The [contractor/seller] will furnish all information and reports re quired by Executive Order 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the contracting agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

(g)In the event of the [contractor/seller]'s non-compliance with the nondiscrimination clauses of this contract or with any of such rule s, regulations, or orders, this contract may be canceled, terminated or suspended in whole or in part and the [contractor/seller] may be declared ineligible for further Government contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies in yoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be canceled, terminated or suspended in whole or in part and the [contractor/seller] may be declared ineligible for further Government contracts in acc ordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

(h) The [contractor/seller] will include the provisions of paragraphs (a) through (h) in every subcontract or purchase order unless exe mpted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each sub[contractor/seller] or vendor. The [contractor/seller] will

(g)In the event of the [contractor/seller]'s non-compliance with the

September 24, 1965, so that such provisions will be binding upon each sub[contractor/seller] or vendor. The [contractor/seller] will take such action with respect to any subcontract or purchase order as may be directed by the Secretary of Labor as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that in the event the [contractor/seller] becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the [contractor/seller] may request the United States to enter into such litigation to protect the interests of the United States.

17. Equal Opportunity for Workers with Disabilities

1.The [contractor/seller] will not discriminate against any e mployee or applicant for employment because of physical or mental disability in regard to any position for which the employee or applican t for employment is qualified. The [contractor/seller] agrees to take aff irmative action to employ and advance in employment individuals with disabilities, and to treat qualified individuals without discrimination o n the basis of their physical or mental disability in all employment practices, including the following:

i.Recruitment, advertising, and job application procedures; ii.Hiring, upgrading, promotion, award of tenure, demotion, transfer, layoff, termination, right of return from layoff and rehiring; iii.Rates of pay or any other form of compensation and chan ges in compensation;

iv.Job assignments, job classifications, organizational struct ures, position descriptions, lines of progression, and seniority lists;

v.Leaves of absence, sick leave, or any other leave; vi.Fringe benefits available by virtue of employment,

whether or not administered by the [contractor/seller]; vii.Selection and financial support for training, including app renticeship, professional meetings, conferences, and other related

activities, and selection for leaves of absence to pursue training; viii.Activities sponsored by the [contractor/seller] including social or recreational programs; and

ix. Any other term, condition, or privilege of employment.

2.The [contractor/seller] agrees to comply with the rules, regulations, and relevant orders of the Secretary of Labor issued pursuant to the

3.In the event of the [contractor/seller] noncompliance with the requirements of this clause, actions for noncompliance may be taken in accordance with the rules, regulations, and relevant orders of the Secretary of Labor issued pursuant to the act.

4.The [contractor/seller] agrees to post in conspicuous places, available to employees and applicants for employment, notices in a form to be prescribed by the Director, Office of Federal Contract Compliance Programs, provided by or through the contracting officer. Such notices shall state the rights of applicants and employees as well as the [contractor/seller] 's obligation under the law to take affirmative action to employ and advance in employment qualified employees and applicants with disabilities.

The [contractor/seller] must ensure that applicants or employees with disabilities are provided the notice in a form that is accessible and understandable to the individual applicant or employee (e.g., providing Brail or large print versions of the notice, or posting a copy of the notice at a lower height for easy viewing by a person using a wheelchair). With respect to employees who do not work at a physical location of the [contractor/seller], a [contractor/seller] will satisfy its posting obligations by posting such notices in an electronic format, provided that the [contractor/seller] provides computers, or access to computers, that can access the electronic posting to such employees, or the [contractor/seller] has actual know ledge that such employees otherwise are able to access the electronically posted notices. Electronic notices for employees must be post ed in a conspicuous location and format on the company's intranet or sent by electronic mail to employees. An electronic posting must be used by the [contractor/seller] to notify job applicants of their rights if the [contractor/seller] utilizes an electronic application process. Such electronic applicant notice must be conspicuously stored with, or as part of, the electronic application.

5.The [contractor/seller] will notify each labor organization or representative of workers with which it has a collective bargaining agreement or other contract understanding, that the [contractor/seller] is bound by the terms of section 503 of the Rehabilitation Act of 1973, as amended, and is committed to take affirmative action to employ and advance in employment, and shall not discriminate against, individuals with physical or mental disabilities.

6.The [contractor/seller] will include the provisions of this clause in every subcontract or purchase order in excess of \$ 10,000, unless exempted by the rules, regulations, or orders of the Secretary issued pursuant to section 503 of the act, as amended, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the Director, Office of Federal Contract Compliance Programs may direct to enforce such provisions, including action for noncompliance.

7.The [contractor/seller] must, in all solicitations or advertisements for employees placed by or on behalf of the [contractor/seller], state that all qualified applicants will receive consideration for employment and will not be discriminated against on the basis of disability.

18. Dissemination or Disclosure of Information

No information or material shall be disseminated or disclosed to the general public, the news media, or any person or organization without prior express written approval by the HA.

19. Contractor's Status

It is understood that the Contractor is an independent contractor and is not to be considered an employee of the HA, or assume any right, privilege or duties of an employee, and shall save harmless the HA and its employees from claims suits, actions and costs of every description resulting from the Contractor's activities on behalf of the HA in connection with this Agreement.

20. Other Contractors

HA may undertake or award other contracts for additional work at or near the site(s) of the work under this contract. The contractor shall fully cooperate with the other contractors and with HA and HUD employees and shall carefully adapt scheduling and performing the work under this contract to accommodate the additional work, heeding any direction that may be provided by the Contracting Officer. The contractor shall not commit or permit any act that will interfere with the performance of work by any other contractor or HA employee.

21. Liens

The Contractor is prohibited from placing a lien on HA's property. This prohibition shall apply to all subcontractors.

22. Training and Employment Opportunities for Residents in the Project Area (Section 3, HUD Act of 1968; 24 CFR 135)

- (a) The work to be performed under this contract is subject to the requirements of section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u (section 3). The purpose of section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons, particularly persons who are recipients of HUD assistance for housing.
- (b) The parties to this contract agree to comply with HUD's regulations in 24 CFR Part 75, which implement section 3. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual or other impediment that would prevent them from complying with the Part 75 regulations.
- (c) The contractor agrees to send to each labor organization or representative of workers with which the contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the contractor's commitments under this section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the section 3 prioritization requirements, and shall state the minimum percentages of labor hour requirements established in the Benchmark Notice (FR-6085-N-04)..
- (d) The contractor agrees to include this section 3 clause in every subcontract subject to compliance with regulations in 24 CFR Part 75, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this section 3 clause, upon a finding that the subcontractor is in violation of the regulations in 24 CFR Part 75. The contractor will not subcontract with any subcontractor where the contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CFR Part 75.
- (e) Noncompliance with HUD's regulations in 24 CFR Part 75 may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts
- (f) Contracts, subcontracts, grants, or subgrants subject to Section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 5307(b)) or subject to tribal preference requirements as authorized under 101(k) of the Native American Housing Assistance and Self-Determination Act (25 U.S.C. 4111(k)) must provide preferences in employment, training, and business opportunities to Indians and Indian organizations, and are therefore not subject to the requirements of 24 CFR Part 75.

23. Procurement of Recovered Materials

(a) In accordance with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act, the Contractor shall procure items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR Part 247 that contain the highest percentage of recovered

- materials practicable consistent with maintaining a satisfactory level of competition. The Contractor shall procure items designated in the EPA guidelines that contain the highest percentage of recovered materials practicable unless the Contractor determines that such items: (1) are not reasonably available in a reasonable period of time; (2) fail to meet reasonable performance standards, which shall be determined on the basis of the guidelines of the National Institute of Standards and Technology, if applicable to the item; or (3) are only available at an unreasonable price.
- (b) Paragraph (a) of this clause shall apply to items purchased under this contract where: (1) the Contractor purchases in excess of \$10,000 of the item under this contract; or (2) during the preceding Federal fiscal year, the Contractor: (i) purchased any amount of the items for use under a contract that was funded with Federal appropriations and was with a Federal agency or a State agency or agency of a political subdivision of a State; and (ii) purchased a total of in excess of \$10,000 of the item both under and outside that contract

General Conditions for Non-Construction Contracts

Section II – (With Maintenance Work)

U.S. Department of Housing and Urban **Development**

Office of Public and Indian Housing Office of Labor Relations OMB Approval No. 2577-0157 (exp. 1/31/2027)

in the classification under this Contract from the first

day on which work is performed in the classification.

Public Reporting Burden for this collection of information is estimated to average one hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. HUD may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB number. This form includes those clauses required by OMB's common rule on grantee procurement, implemented at HUD in 2 CFR 200, and those requirements set forth in Section 3 of the Housing and Urban Development Act of 1968 and its amendment by the Housing and Community Development Act of 1992, implemented by HUD at 24 CFR Part 75. The form is required for maintenance contracts awarded by Public Housing Agencies (PHAs). The form is used by PHAs in solicitations to provide necessary contract clauses and allows PHAs to enforce their contracts. Comments regarding the accuracy of this burden estimate and any suggestions for reducing this burden can be sent to the Reports Management Officer, Office of Policy Development and Research, REE, Department of Housing and Urban Development, 451 7th St SW, Room 4176, Washington, DC 20410-5000. providing comments, please refer to OMB Approval No. 2577-0157. Do not send this completed form to either of these addressees. The information collected will not be held confidential.

Applicability. This form HUD-5370C has 2 Sections. These Sections must be inserted into non-construction contracts as described below:

Withholding of funds

- Non-construction contracts (without maintenance) greater than \$250,000 - use Section I;
- 2) Maintenance contracts (including nonroutine maintenance as defined at 24 CFR 905.200) greater than \$2,000 but not more than \$250,000 - use Section II; and
- 3) Maintenance contracts (including nonroutine maintenance),

greater than \$250,000 - use Sections I and II.

Minimum Wages

Section II - Labor Standard Provisions for all Maintenance

Contracts greater than \$2,000

- (a) All maintenance laborers and mechanics employed under this Contract in the operation of the project(s) shall be paid unconditionally and not less often than semi-monthly, and without subsequent deduction (except as otherwise provided by law or regulations), the full amount of wages due at time of payment computed at rates not less than those contained in the wage determination of the Secretary of Housing and Urban Development which is attached hereto and made a part hereof. Such laborers and mechanics shall be paid the appropriate wage rate on the wage determination for the classification of work actually performed, without regard to skill. Laborers or mechanics performing work in more than one classification may be compensated at the rate specified for each classification for the time actually worked therein; provided, that the employer's payroll records accurately set forth the time spent in each classification in which work is performed. The wage determination, including any additional classifications and wage rates approved by HUD under subparagraph 1(b), shall be posted at all times by the Contractor and its subcontractors at the site of the work in a prominent and accessible place where it can be easily seen by the workers.
- (b) (i) Any class of laborers or mechanics which is not listed in the wage determination and which is to be employed under the Contract shall be classified in conformance with the wage determination. HUD shall approve an additional classification and wage rate only when the following criteria have been met:
 - (1) The work to be performed by the classification required is not performed by a classification in the wage determination;
 - (2) The classification is utilized in the area by the industry; and
 - (3) The proposed wage rate bears a reasonable relationship to the wage rates contained in the wage determination.
 - The wage rate determined pursuant to this paragraph shall be paid to all workers performing work

The Contracting Officer, upon his/her own action or upon request of HUD, shall withhold or cause to be withheld from the Contractor under this Contract or any other contract subject to HUD-determined wage rates, with the same prime Contractor, so much of the accrued payments or advances as may be considered necessary to pay laborers and mechanics employed by the Contractor or any subcontractor the full amount of wages required by this clause. In the event of failure to pay any laborer or mechanic employed under this Contract all or part of the wages required under this Contract, the Contracting Officer or HUD may, after written notice to the Contractor, take such action as may be necessary to cause the suspension of any further payment or advance until such violations have ceased. The Public Housing Agency or HUD may, after written notice to the Contractor, disburse such amounts withheld for and on account of the Contractor or subcontractor to the respective employees to whom they are due.

3. Records

- (a) The Contractor and each subcontractor shall make and maintain for three (3) years from the completion of the work records containing the following for each laborer and mechanic:
 - (i) Name, address and Social Security Number;
 - Correct work classification or classifications: (ii)
 - Hourly rate or rates of monetary wages paid;
 - (iv) Rate or rates of any fringe benefits provided;
 - Number of daily and weekly hours worked; (v)
 - (vi) Gross wages earned;
 - (vii) Any deductions made; and
 - (viii) Actual wages paid.
- (b) The Contractor and each subcontractor shall make the records required under paragraph 3(a) available for inspection, copying, or transcription by authorized representatives of HUD or the HA and shall permit such representatives to interview employees during working hours on the job. If the Contractor or any subcontractor fails to make the required records available, HUD or its designee may, after written notice to the Contractor, take such action as may be necessary to cause the suspension of any further payment, advance or guarantee of funds.

Apprentices and Trainees

- (a) Apprentices and trainees will be permitted to work at less than the predetermined rate for the work they perform when they are employed pursuant to and individually registered in:
 - A bona fide apprenticeship program registered (i) with the U.S. Department of Labor, Employment and Training Administration (ETA), Office of

Apprenticeship Training, Employer and Labor Services (OATELS), or with a state apprenticeship agency recognized by OATELS, or if a person is employed in his/her first 90 days of probationary employment as an apprentice in such an apprenticeship program, who is not individually registered in the program, but who has been certified by OATELS or a state apprenticeship agency (where appropriate) to be eligible for probationary employment as an apprentice; A trainee program which has received prior approval

- (ii) trainee program which has received prior approval, evidenced by formal certification by the U.S. Department of Labor, ETA; or
- (iii) A training/trainee program that has received prior approval by HUD.
- (b) Each apprentice or trainee must be paid at not less than the rate specified in the registered or approved program for the apprentice's/trainee's level of progress, expressed as a percentage of the journeyman hourly rate specified in the applicable wage determination. Apprentices and trainees shall be paid fringe benefits in accordance with the provisions of the registered or approved program. If the program does not specify fringe benefits, apprentices/trainees must be paid the full amount of fringe benefits listed on the wage determination for the applicable classification.
- (c) The allowable ratio of apprentices or trainees to journeyman on the job site in any craft classification shall not be greater than the ratio permitted to the employer as to the entire work force under the approved program.
- (d) Any worker employed at an apprentice or trainee wage rate who is not registered in an approved program, and any apprentice or trainee performing work on the job site in excess of the ratio permitted under the approved program, shall be paid not less than the applicable wage rate on the wage determination for the classification of work actually performed.
- (e) In the event OATELS, a state apprenticeship agency recognized by OATELS or ETA, or HUD, withdraws approval of an apprenticeship or trainee program, the employer will no longer be permitted to utilize apprentices/trainees at less than the applicable predetermined rate for the work performed until an acceptable program is approved.

5. Disputes concerning labor standards

- (a) Disputes arising out of the labor standards provisions contained in Section II of this form HUD-5370-C, other than those in Paragraph 6, shall be subject to the following procedures. Disputes within the meaning of this paragraph include disputes between the Contractor (or any of its subcontractors) and the HA, or HUD, or the employees or their representatives, concerning payment of prevailing wage rates or proper classification. The procedures in this section may be initiated upon HUD's own motion, upon referral of the HA, or upon request of the Contractor or subcontractor(s).
 - (i) A Contractor and/or subcontractor or other interested party desiring reconsideration of findings of violation by the HA or HUD relating to the payment of straight-time prevailing wages or classification of work shall request such reconsideration by letter postmarked within 30 calendar days of the date of notice of findings issued by the HA or HUD. The request shall set

forth those findings that are in dispute and the reasons, including any affirmative defenses, with respect to the violations. The request shall be directed to the appropriate HA or HUD official in accordance with instructions contained in the notice of findings or, if the notice does not specify to whom a request should be made, to the Regional Labor Relations Officer (HUD). The HA or HUD official shall, within 60 days (unless otherwise indicated in the notice of findings) after

- otherwise indicated in the notice of findings) after receipt of a timely request for reconsideration, issue a written decision on the findings of violation. The written decision on reconsideration shall contain instructions that any appeal of the decision shall be addressed to the Regional Labor Relations Officer by letter postmarked within 30 calendar days after the date of the decision. In the event that the Regional Labor Relations Officer was the deciding official on reconsideration, the appeal shall be directed to the Director. Office of Labor Relations (HUD). Any appeal must set forth the aspects of the decision that are in dispute and the reasons, including any affirmative defenses, with respect to the violations. The Regional Labor Relations Officer shall, within 60 days (unless
- (iii) Relations Officer shall, within 60 days (unless otherwise indicated in the decision on reconsideration) after receipt of a timely appeal, issue a written decision on the findings. A decision of the Regional Labor Relations Officer may be appealed to the Director, Office of Labor Relations, by letter postmarked within 30 days of the Regional Labor Relations Officer's decision. Any appeal to the Director must set forth the aspects of the prior decision(s) that are in dispute and the reasons. The decision of the Director, Office of Labor Relations, shall be final.
- (b) Disputes arising out of the labor standards provisions of paragraph 6 shall not be subject to paragraph 5(a) of this form HUD-5370C. Such disputes shall be resolved in accordance with the procedures of the U.S. Department of Labor set forth in 29 CFR Parts 5, 6 and 7. Disputes within the meaning of this paragraph 5(b) include disputes between the Contractor (or any of its subcontractors) and the HA, HUD, the U.S. Department of Labor, or the employees or their representatives.

6. Contract Work Hours and Safety Standards Act

The provisions of this paragraph 6 are applicable only where the amount of the prime contract exceeds \$100,000. As used in this paragraph, the terms "laborers" and "mechanics" includes watchmen and guards.

- (a) Overtime requirements. No Contractor or subcontractor contracting for any part of the Contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of 40 hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of 40 hours in such workweek.
- (b) **Violation**; **liability for unpaid wages**; **liquidated damages**. In the event of any violation of the provisions set forth in paragraph 6(a), the Contractor and any

subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such Contractor and subcontractor shall be liable to the United States (in the case of work done under contract for the District of Columbia or a territory, to the District or to such territory), for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the provisions set forth in paragraph (a) of this clause, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of 40 hours without payment of the overtime wages required by provisions set forth in paragraph (a) of this clause.

(c) Withholding for unpaid wages and liquidated damages.

HUD or its designee shall upon its own action or upon written request of an authorized representative of the U.S. Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the Contractor or subcontractor under any such Contract or any federal contract with the same prime Contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime Contractor such sums as may be determined to be necessary to satisfy any liabilities of such Contractor or subcontractor for unpaid wages and liquidated damages as provided in the provisions set forth in paragraph (b) of this clause.

7. Subcontracts

The Contractor or subcontractor shall insert in any subcontracts all the provisions contained in this Section II and also a clause requiring the subcontractors to include these provisions in any lower tier subcontracts. The prime Contractor shall be responsible for the compliance by any subcontractor or lower tier subcontractor with all the provisions contained in these clauses.

8. Non-Federal Prevailing Wage Rates

Any prevailing wage rate (including basic hourly rate and any fringe benefits), determined under state law to be prevailing, with respect to any employee in any trade or position employed under the Contract, is inapplicable to the contract and shall not be enforced against the Contractor or any subcontractor, with respect to employees engaged under the contract whenever such non-Federal prevailing wage rate, exclusive of any fringe benefits, exceeds the applicable wage rate determined by the Secretary of HUD to be prevailing in the locality with respect to such trade or position.

ATTACHMENT D

FAIR HOUSING / ACCESSIBILTY NOTICE

Subject: Accessibility Notice: Section 504 of the Rehabilitation Act of 1973; the Americans with Disabilities Act of 1990; the Architectural Barriers Act of 1968 and the Fair Housing Act of 1988.

<u>Purpose</u>: The purpose of this Notice is to remind recipients of Federal funds (in this instance, the Public Housing Authority) of their obligation to comply with pertinent laws and implementing regulations which provide for non-discrimination and accessibility in Federally funded housing and non-housing programs for people with disabilities.

<u>Notifications</u>: Public housing agencies (PHAs) and other recipients of Federal PIH funds are responsible for providing this Notice to all **current** and **future** contractors participating in covered programs/activities or performing work covered under the above subject legislation and implementing regulations.

<u>To read the full text of the Notice</u>: Go to <u>www.KCHA.org</u>, Notice to all Contractors, Vendors and Property KCHAs doing business with King County Housing Authority.... and click on and read - <u>Fair Housing /Accessibility Notice</u>

Maintenance Wage Rate	U.S. Depart	ment of Housing and		
Determination	Urban Development Office of Labor Relations			
Agency Name:		_R 2000 Agency ID No:	Wage Decision Type:	
King County Housing Authority		WA002-ALL	☑ Routine Maintenance☐ Nonroutine Maintenance	
600 Andover Park W	E	Effective Date:	Expiration Date:	
Tukwila, WA 98188	F	February 1, 2023	December 31, 2025	
(for King County, Sedro Woolley)		• 7	·	
The following wage rate determination is made pursuagencies), or pursuant to Section 104(b) of the Native housing agencies). The agency and its contractors me the type of work they actually perform.	American Housing	Assistance and Self-determination	Act of 1996, as amended, (Indian	
/s/ Melanie Hertel HUD Labor Relations (Name, Title, Signature)		1/23/2023 Date		
WORK OF ACCIEICATION(C)		HOURL	LY WAGE RATES	
WORK CLASSIFICATION(S)		BASIC WAGE	FRINGE BENEFIT(S) (if any)	
Regional Maintenance Mechanic		\$32.24	\$10.49	
Maintenance Mechanic		\$30.52	\$8.85	
Laborer		\$30.10	\$8.27	
Landscape/Cleaner		\$23.57	\$6.30	
ELEVATOR MECHANIC		\$56.22	\$39.76	
			The agency employee benefit program has been determined by HUD to be acceptable for meeting the prevailing fringe benefit requirements.	
			(HUD Labor Relations: If applicable, check box and initial below.)	
			LR Staff Initial	

"General Decision Number: WA20250112 09/12/2025

Superseded General Decision Number: WA20240112

State: Washington

Construction Type: Building

County: Skagit County in Washington.

BUILDING CONSTRUCTION PROJECTS (does not include single family homes or apartments up to and including 4 stories).

Note: Contracts subject to the Davis-Bacon Act are generally required to pay at least the applicable minimum wage rate required under Executive Order 14026 or Executive Order 13658. Please note that these Executive Orders apply to covered contracts entered into by the federal government that are subject to the Davis-Bacon Act itself, but do not apply to contracts subject only to the Davis-Bacon Related Acts, including those set forth at 29 CFR 5.1(a)(1).

IIf the contract is entered into on or after January 30, 2022, or the contract is renewed or extended (e.g., an option is exercised) on or after January 30, 2022:

- ♠ Executive Order 14026 generally applies to the contract.
- ♦ The contractor must pay all covered workers at least \$17.75 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract in 2025.

If the contract was awarded on ♠ Executive Order 13658 or between January 1, 2015 and January 29, 2022, and the contract is not renewed or extended on or after January 30, 2022:

- generally applies to the contract.
- The contractor must pay all covered workers at least \$13.30 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours performing on that contract in 2025.

The applicable Executive Order minimum wage rate will be adjusted annually. If this contract is covered by one of the Executive Orders and a classification considered necessary for performance of work on the contract does not appear on this wage determination, the contractor must still submit a conformance request.

Additional information on contractor requirements and worker protections under the Executive Orders is available at http://www.dol.gov/whd/govcontracts.

Modification Number

Publication Date

а 1 01/03/2025 02/07/2025

2	03/07/2025
3	06/06/2025
4	06/27/2025
5	07/18/2025
6	08/08/2025
7	08/29/2025
8	09/12/2025

ASBE0007-007 06/01/2025

ASBE0007-007 00/01/2025		
	Rates	Fringes
HEAT & FROST INSULATOR		
(Includes Duct, Pipe and Mechanical Systems)	.\$ 75.37	18.82
BRWA0001-013 06/01/2025		
	Rates	Fringes
TILE FINISHER	.\$ 49.70	18.17 18.62
BRWA0001-015 06/01/2025		
	Rates	Fringes
BRICKLAYER	.\$ 55.34	20.05
CARP0425-001 06/01/2023		
	Rates	Fringes
CARPENTER		15.04
ELEC0191-006 01/01/2024		
	Rates	Fringes
ELECTRICIAN	.\$ 55.01	29.20
ENGI0302-097 06/01/2025		
	Rates	Fringes
OPERATOR: Blade Finish OPERATOR: Bulldozer	.\$ 60.69	27.57
D9 & under		27.57
OPERATOR: Grader/Blade OPERATOR: Paver (Asphalt,	.\$ 61.47	27.57
Aggregate, and Concrete)		27.57
ENGI0302-103 06/01/2025		
	Rates	Fringes
OPERATOR: Crane 100 tons through 199 tons, or 150' of boom (including jib with attachments) 20 tons through 44 tons with attachments; Truck	.\$ 62.39	27.57
Crane Oiler/Driver: 100 tons	.\$ 60.69	27.57

250? of boom including jib with attachments	.\$ 63.29	27.57
<pre>(including jib with attachments) OPERATOR: Loader Overhead 6 yards but not</pre>	.\$ 61.47	27.57
including 8 yards Overhead under 6 yards		27.57 27.57
IRON0086-006 07/07/2025		
	Rates	Fringes
IRONWORKER	•	34.52
* LAB00242-013 06/01/2025		
	Rates	Fringes
LABORER: Common or General	.\$ 50.38	16.96
* LAB00242-015 06/01/2025		
	Rates	Fringes
LABORER: Form Stripping	.\$ 50.38	16.96
* LAB00242-018 06/01/2025		
	Rates	Fringes
	Naces	6
LABORER: Jackhammer		16.99
LABORER: Jackhammer* * LABO0242-019 06/01/2025		_
		_
* LABO0242-019 06/01/2025 LABORER: Mason Tender - Cement/Concrete	.\$ 51.52 Rates .\$ 50.38	16.99 Fringes
* LABO0242-019 06/01/2025 LABORER: Mason Tender -	.\$ 51.52 Rates .\$ 50.38	16.99 Fringes
* LABO0242-019 06/01/2025 LABORER: Mason Tender - Cement/Concrete	.\$ 51.52 Rates .\$ 50.38	16.99 Fringes
* LABO0242-019 06/01/2025 LABORER: Mason Tender - Cement/Concrete	.\$ 51.52 Rates .\$ 50.38 Rates	16.99 Fringes 16.96 Fringes
* LABO0242-019 06/01/2025 LABORER: Mason Tender - Cement/Concrete * LABO0242-020 06/01/2025	.\$ 51.52 Rates .\$ 50.38 Rates	16.99 Fringes 16.96 Fringes
* LABO0242-019 06/01/2025 LABORER: Mason Tender - Cement/Concrete * LABO0242-020 06/01/2025 LABORER: Nozzle Person	.\$ 51.52 Rates .\$ 50.38 Rates	16.99 Fringes 16.96 Fringes
* LABO0242-019 06/01/2025 LABORER: Mason Tender - Cement/Concrete * LABO0242-020 06/01/2025 LABORER: Nozzle Person * LABO0252-017 06/01/2025 Laborer, Mason Tender Brick	.\$ 51.52 Rates .\$ 50.38 Rates .\$ 52.31 Rates .\$ 50.38	16.99 Fringes 16.96 Fringes 17.01 Fringes
* LABO0242-019 06/01/2025 LABORER: Mason Tender - Cement/Concrete * LABO0242-020 06/01/2025 LABORER: Nozzle Person * LABO0252-017 06/01/2025	.\$ 51.52 Rates .\$ 50.38 Rates .\$ 52.31 Rates .\$ 50.38	16.99 Fringes 16.96 Fringes 17.01 Fringes
* LABO0242-019 06/01/2025 LABORER: Mason Tender - Cement/Concrete * LABO0242-020 06/01/2025 LABORER: Nozzle Person * LABO0252-017 06/01/2025 Laborer, Mason Tender Brick	.\$ 51.52 Rates .\$ 50.38 Rates .\$ 52.31 Rates .\$ 50.38	16.99 Fringes 16.96 Fringes 17.01 Fringes
* LABO0242-019 06/01/2025 LABORER: Mason Tender - Cement/Concrete * LABO0242-020 06/01/2025 LABORER: Nozzle Person * LABO0252-017 06/01/2025 Laborer, Mason Tender Brick	.\$ 51.52 Rates .\$ 50.38 Rates .\$ 52.31 Rates .\$ 50.38 Rates .\$ 51.52	16.99 Fringes 16.96 Fringes 17.01 Fringes 16.96 Fringes 16.96
* LABO0242-019 06/01/2025 LABORER: Mason Tender - Cement/Concrete * LABO0242-020 06/01/2025 LABORER: Nozzle Person * LABO0252-017 06/01/2025 Laborer, Mason Tender Brick * LABO0292-011 06/01/2025	.\$ 51.52 Rates .\$ 50.38 Rates .\$ 52.31 Rates .\$ 50.38	16.99 Fringes 16.96 Fringes 17.01 Fringes 16.96 Fringes 16.96
* LABO0242-019 06/01/2025 LABORER: Mason Tender - Cement/Concrete	.\$ 51.52 Rates .\$ 50.38 Rates .\$ 52.31 Rates .\$ 50.38 Rates .\$ 51.52	16.99 Fringes 16.96 Fringes 17.01 Fringes 16.96 Fringes 16.96

Rates Fringes PAINTER			
PAINTER	PAIN0300-003 07/01/2025		
Rates Fringes CEMENT MASON/CONCRETE FINISHER\$ 54.16 21.27 PLUM0026-015 06/01/2025 Rates Fringes PIPEFITTER\$ 60.72 34.15 PLUM0026-018 06/01/2025 Rates Fringes PLUMBER\$ 60.72 34.15 SFWA0699-004 01/01/2025 Rates Fringes SPRINKLER FITTER\$ 65.39 33.10 SHEE0066-015 06/01/2025 Rates Fringes SPRINKLER FITTER\$ 65.39 33.10 SHEE0066-015 06/01/2025 Rates Fringes SHEET METAL WORKER\$ 66.05 29.41 TEAM0174-009 06/01/2025 Rates Fringes TRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes OPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes OPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes LABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 LABORER: Asphalt, Includes		Rates	Fringes
Rates Fringes CEMENT MASON/CONCRETE FINISHER\$ 54.16 21.27 PLUM0026-015 06/01/2025 Rates Fringes PIPEFITTER\$ 60.72 34.15 PLUM0026-018 06/01/2025 Rates Fringes PLUMBER\$ 60.72 34.15 SFWA0699-004 01/01/2025 Rates Fringes SPRINKLER FITTER\$ 65.39 33.10 SHEE0066-015 06/01/2025 Rates Fringes SHEET METAL WORKER\$ 66.05 29.41 TEAM0174-009 06/01/2025 Rates Fringes TRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes OPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes OPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes LABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 LABORER: Asphalt, Includes	PAINTER	\$ 41.24	14.70
Rates	PLAS0528-009 06/01/2024		
Rates Fringes PLUM0026-015 06/01/2025 Rates Fringes PLUM0026-018 06/01/2025 Rates Fringes PLUMBER\$ 60.72 34.15 SFWA0699-004 01/01/2025 Rates Fringes SPRINKLER FITTER\$ 65.39 33.10 SHEE0066-015 06/01/2025 Rates Fringes SHEET METAL WORKER\$ 66.05 29.41 TEAM0174-009 06/01/2025 Rates Fringes IRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes DPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes DPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes DPERATOR: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 LABORER: Asphalt, Includes		Rates	Fringes
Rates Fringes PIPEFITTER\$ 60.72 34.15 PLUM0026-018 06/01/2025 Rates Fringes PLUMBER\$ 60.72 34.15 SFWA0699-004 01/01/2025 Rates Fringes SPRINKLER FITTER\$ 65.39 33.10 SHEE0066-015 06/01/2025 Rates Fringes SHEET METAL WORKER\$ 66.05 29.41 TEAM0174-009 06/01/2025 Rates Fringes TRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes OPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes OPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes LABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 LABORER: Asphalt, Includes	CEMENT MASON/CONCRETE FINISHER	\$ 54.16	21.27
PIPEFITTER\$ 60.72 34.15 PLUM0026-018 06/01/2025 Rates Fringes PLUMBER\$ 60.72 34.15 SFWA0699-004 01/01/2025 Rates Fringes SPRINKLER FITTER\$ 65.39 33.10 SHEE0066-015 06/01/2025 Rates Fringes SHEET METAL WORKER\$ 66.05 29.41 TEAM0174-009 06/01/2025 Rates Fringes TRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes OPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes OPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes DERATOR: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 LABORER: Asphalt, Includes	PLUM0026-015 06/01/2025		
Rates Fringes PLUMBER\$ 60.72 34.15 SFWA0699-004 01/01/2025 Rates Fringes SPRINKLER FITTER\$ 65.39 33.10 SHEE0066-015 06/01/2025 Rates Fringes SHEET METAL WORKER\$ 66.05 29.41 TEAM0174-009 06/01/2025 Rates Fringes TRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes OPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes DPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes DPERATOR: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 LABORER: Asphalt, Includes		Rates	Fringes
Rates Fringes PLUMBER\$ 60.72 34.15 SFWA0699-004 01/01/2025 Rates Fringes SPRINKLER FITTER\$ 65.39 33.10 SHEE0066-015 06/01/2025 Rates Fringes SHEET METAL WORKER\$ 66.05 29.41 TEAM0174-009 06/01/2025 Rates Fringes TRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes DPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes DPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes LABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 LABORER: Asphalt, Includes		\$ 60.72	34.15
PLUMBER\$ 60.72 34.15 SFWA0699-004 01/01/2025 Rates Fringes SPRINKLER FITTER\$ 65.39 33.10 SHEE0066-015 06/01/2025 Rates Fringes SHEET METAL WORKER\$ 66.05 29.41 TEAM0174-009 06/01/2025 Rates Fringes TRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes DPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes DPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes DPERATOR: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 LABORER: Asphalt, Includes			
Rates Fringes SPRINKLER FITTER		Rates	Fringes
Rates Fringes SPRINKLER FITTER\$ 65.39 33.10 SHEE0066-015 06/01/2025 Rates Fringes SHEET METAL WORKER\$ 66.05 29.41 TEAM0174-009 06/01/2025 Rates Fringes IRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes SPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes SPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes ABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 LABORER: Asphalt, Includes	PLUMBER	\$ 60.72	34.15
SPRINKLER FITTER\$ 65.39 33.10 SHEE0066-015 06/01/2025 Rates Fringes SHEET METAL WORKER\$ 66.05 29.41 TEAM0174-009 06/01/2025 Rates Fringes TRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes OPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes OPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes OPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes ABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 ABORER: Asphalt, Includes	SFWA0699-004 01/01/2025		
Rates Fringes SHEET METAL WORKER\$ 66.05 29.41 TEAM0174-009 06/01/2025 Rates Fringes TRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes OPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes OPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes OPERATOR: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 ABORER: Asphalt, Includes		Rates	Fringes
Rates Fringes SHEET METAL WORKER\$ 66.05 29.41 TEAM0174-009 06/01/2025 Rates Fringes TRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes OPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes OPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes ABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 LABORER: Asphalt, Includes	SPRINKLER FITTER	\$ 65.39	33.10
### SHEET METAL WORKER\$ 66.05	SHEE0066-015 06/01/2025		
Rates Fringes TRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes DPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes DPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes ABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 LABORER: Asphalt, Includes		Rates	Fringes
Rates Fringes FRUCK DRIVER: Concrete Truck\$ 55.43 27.52 FUAVG-WA-0001 03/01/2024 Rates Fringes PPERATOR: Concrete Pump\$ 52.92 22.63 FUAVG-WA-0002 03/01/2024 Rates Fringes PPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes ABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 ABORER: Asphalt, Includes	SHEET METAL WORKER	\$ 66.05	29.41
RRUCK DRIVER: Concrete Truck\$ 55.43 27.52 * UAVG-WA-0001 03/01/2024 Rates Fringes * PERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes * PERATOR: Drill\$ 56.42 21.15 * SUWA2018-012 03/01/2024 Rates Fringes * Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 * LABORER: Asphalt, Includes	TEAM0174-009 06/01/2025		
Rates Fringes OPERATOR: Concrete Pump\$ 52.92 22.63 ** UAVG-WA-0002 03/01/2024 Rates Fringes OPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes ABORER: Asbestos Abatement (Removal from Floors, Walls, Ceilings)\$ 38.85 10.70 ABORER: Asphalt, Includes		Rates	Fringes
Rates Fringes OPERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes OPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes ABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 CABORER: Asphalt, Includes			
PERATOR: Concrete Pump\$ 52.92 22.63 * UAVG-WA-0002 03/01/2024 Rates Fringes PERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes ABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 ABORER: Asphalt, Includes			
Rates Fringes OPERATOR: Drill		Rates	Fringes
Rates Fringes OPERATOR: Drill			
PPERATOR: Drill\$ 56.42 21.15 SUWA2018-012 03/01/2024 Rates Fringes ABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 ABORER: Asphalt, Includes	* UAVG-WA-0002 03/01/2024		
SUWA2018-012 03/01/2024 Rates Fringes ABORER: Asbestos Abatement (Removal from Floors, Walls, Ceilings)		Rates	Fringes
SUWA2018-012 03/01/2024 Rates Fringes LABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)			
LABORER: Asbestos Abatement (Removal from Floors, Walls, & Ceilings)\$38.85 10.70 LABORER: Asphalt, Includes	SUWA2018-012 03/01/2024		
(Removal from Floors, Walls, & Ceilings)\$ 38.85 10.70 _ABORER: Asphalt, Includes		Rates	Fringes
	(Removal from Floors, Walls,	\$ 38.85	10.70
taker, Shoverer, Spreader and	LABORER: Asphalt, Includes Raker, Shoveler, Spreader and		

Distributor \$ 41.20	3.03
LABORER: Hod Carrier\$ 33.50	11.08
LABORER: Pipelayer\$ 32.17	11.49
LABORER: Grade Checker\$ 31.86	12.98
OPERATOR: Backhoe/Excavator/Trackhoe\$ 53.76	0.00
OPERATOR: Bobcat/Skid Steer/Skid Loader\$ 40.53	9.56
OPERATOR: Mechanic\$ 40.77	15.91
OPERATOR: Oiler\$ 36.39	16.62
OPERATOR: Roller \$ 55.10	3.71
ROOFER\$ 27.00	0.00
TRUCK DRIVER: Dump Truck\$ 31.81	16.53

WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.

Note: Executive Order (EO) 13706, Establishing Paid Sick Leave for Federal Contractors applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2017. If this contract is covered by the EO, the contractor must provide employees with 1 hour of paid sick leave for every 30 hours they work, up to 56 hours of paid sick leave each year. Employees must be permitted to use paid sick leave for their own illness, injury or other health-related needs, including preventive care; to assist a family member (or person who is like family to the employee) who is ill, injured, or has other health-related needs, including preventive care; or for reasons resulting from, or to assist a family member (or person who is like family to the employee) who is a victim of, domestic violence, sexual assault, or stalking. Additional information on contractor requirements and worker protections under the EO is available at

https://www.dol.gov/agencies/whd/government-contracts.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (iii)).

The body of each wage determination lists the classifications and wage rates that have been found to be prevailing for the type(s) of construction and geographic area covered by the wage determination. The classifications are listed in alphabetical order under rate identifiers indicating whether the particular rate is a union rate (current union negotiated rate), a survey rate, a weighted union average rate, a state adopted rate, or a supplemental classification rate.

Union Rate Identifiers

A four-letter identifier beginning with characters other than ""SU"", ""UAVG"", ?SA?, or ?SC? denotes that a union rate was prevailing for that classification in the survey. Example: PLUM0198-005 07/01/2024. PLUM is an identifier of the union whose collectively bargained rate prevailed in the survey for this classification, which in this example would be Plumbers. 0198 indicates the local union number or district council number where applicable, i.e., Plumbers Local 0198. The next number, 005 in the example, is an internal number used in processing the wage determination. The date, 07/01/2024 in the example, is the effective date of the most current negotiated rate.

Union prevailing wage rates are updated to reflect all changes over time that are reported to WHD in the rates in the collective bargaining agreement (CBA) governing the classification.

Union Average Rate Identifiers

The UAVG identifier indicates that no single rate prevailed for those classifications, but that 100% of the data reported for the classifications reflected union rates. EXAMPLE: UAVG-OH-0010 01/01/2024. UAVG indicates that the rate is a weighted union average rate. OH indicates the State of Ohio. The next number, 0010 in the example, is an internal number used in producing the wage determination. The date, 01/01/2024 in the example, indicates the date the wage determination was updated to reflect the most current union average rate.

A UAVG rate will be updated once a year, usually in January, to reflect a weighted average of the current rates in the collective bargaining agreements on which the rate is based.

Survey Rate Identifiers

The ""SU"" identifier indicates that either a single non-union rate prevailed (as defined in 29 CFR 1.2) for this classification in the survey or that the rate was derived by computing a weighted average rate based on all the rates reported in the survey for that classification. As a weighted average rate includes all rates reported in the survey, it may include both union and non-union rates. Example: SUFL2022-007 6/27/2024. SU indicates the rate is a single non-union prevailing rate or a weighted average of survey data for that classification. FL indicates the State of Florida. 2022 is the year of the survey on which these classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. The date, 6/27/2024 in the example, indicates the survey completion date for the classifications and rates under that identifier.

?SU? wage rates typically remain in effect until a new survey is conducted. However, the Wage and Hour Division (WHD) has the discretion to update such rates under 29 CFR 1.6(c)(1).

State Adopted Rate Identifiers

The ""SA"" identifier indicates that the classifications and prevailing wage rates set by a state (or local) government were adopted under 29 C.F.R 1.3(g)-(h). Example: SAME2023-007 01/03/2024. SA reflects that the rates are state adopted. ME

refers to the State of Maine. 2023 is the year during which the state completed the survey on which the listed classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. The date, 01/03/2024 in the example, reflects the date on which the classifications and rates under the ?SA? identifier took effect under state law in the state from which the rates were adopted.

WAGE DETERMINATION APPEALS PROCESS

- 1) Has there been an initial decision in the matter? This can be:
 - a) a survey underlying a wage determination
 - b) an existing published wage determination
- c) an initial WHD letter setting forth a position on a wage determination matter
- d) an initial conformance (additional classification and rate) determination

On survey related matters, initial contact, including requests for summaries of surveys, should be directed to the WHD Branch of Wage Surveys. Requests can be submitted via email to davisbaconinfo@dol.gov or by mail to:

Branch of Wage Surveys Wage and Hour Division U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

Regarding any other wage determination matter such as conformance decisions, requests for initial decisions should be directed to the WHD Branch of Construction Wage Determinations. Requests can be submitted via email to BCWD-Office@dol.gov or by mail to:

Branch of Construction Wage Determinations Wage and Hour Division U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

2) If an initial decision has been issued, then any interested party (those affected by the action) that disagrees with the decision can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Requests for review and reconsideration can be submitted via email to dba.reconsideration@dol.gov or by mail to:

Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

The request should be accompanied by a full statement of the interested party's position and any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative

Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210.

END OF GENERAL DECISION"

"General Decision Number: WA20250101 09/12/2025

Superseded General Decision Number: WA20240101

State: Washington

Construction Type: Residential

Counties: Skagit and Whatcom Counties in Washington.

RESIDENTIAL CONSTRUCTION PROJECTS (consisting of single family homes and apartments up to and including 4 stories).

Note: Contracts subject to the Davis-Bacon Act are generally required to pay at least the applicable minimum wage rate required under Executive Order 14026 or Executive Order 13658. Please note that these Executive Orders apply to covered contracts entered into by the federal government that are subject to the Davis-Bacon Act itself, but do not apply to contracts subject only to the Davis-Bacon Related Acts, including those set forth at 29 CFR 5.1(a)(1).

| If the contract is entered into on or after January 30, 2022, or the contract is renewed or extended (e.g., an option is exercised) on or after January 30, 2022:

- l. Executive Order 14026 generally applies to the contract.
- 1. The contractor must pay all covered workers at least \$17.75 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract in 2025.

If the contract was awarded on . Executive Order 13658 or between January 1, 2015 and January 29, 2022, and the contract is not renewed or extended on or after January 30, 2022:

- generally applies to the contract.
- |. The contractor must pay all| covered workers at least \$13.30 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on that contract in 2025.

The applicable Executive Order minimum wage rate will be adjusted annually. If this contract is covered by one of the Executive Orders and a classification considered necessary for performance of work on the contract does not appear on this wage determination, the contractor must still submit a conformance request.

Additional information on contractor requirements and worker protections under the Executive Orders is available at http://www.dol.gov/whd/govcontracts.

Modification Number

Publication Date

a

01/03/2025

1

02/07/2025

4	08/29/2025		
5	09/12/2025		
BRWA0001-019 06/01/2			
	Rates	Fringes	
BRICKLAYER	\$ 55.34	20.05	
ELEC0073-007 01/01/2			
	Rates	Fringes	
	\$ 29.02	10.83	
ELEV0019-001 01/01/2	2025		
	Rates	Fringes	
ELEVATOR MECHANIC	\$ 67.61	38.435+a+b	
FOOTNOTE: a. PAID VACATION: Employer contributes 8% of regular hourly rate as vacation pay credit for employees with more than 5 years of service, and 6% for 6 months to 5 years of service. b. PAID HOLIDAYS: New Years Day, Memorial Day, Independence Day, Labor Day, Veterans Day, Thanksgiving Day, Friday after Thanksgiving, and Christmas Day.			
* LABO0238-001 06/01	/2025		
	Rates	Fringes	
	\$ 38.05	16.75	
* LAB00242-001 06/01/			
	Rates	Fringes	
LABORER (Mason Tender		16.96	
PLAS0478-001 06/01/2	2020		
	Rates	Fringes	
CEMENT MASON/CONCRETE	FINISHER\$ 31.30	15.53	
SHEE0066-048 06/01/2	2025		
	Rates	Fringes	
SHEET METAL WORKER (E		31.16	
TEAM0690-010 06/01/2	2024		
	Rates	Fringes	
	\$ 36.58 \$ 36.91	20.93 20.93	

03/14/2025

06/27/2025

3

GROUP	5\$	37.02	20.93
GROUP	6\$	37.22	20.93
GROUP	7\$	37.56	20.93
GROUP	8\$	37.88	20.93

TRUCK DRIVERS CLASSIFICATIONS

GROUP 3: Trucks, side, end, bottom and articulated end dump (3 yards to and including 6 yds.)

GROUP 4: Trucks, side, end, bottom and articulated end dump (over 6 yds. to & including 12 yds.)

GROUP 5: Trucks, side, end, bottom and articulated end dump (over 12 yds. to & including 20 yds.)

GROUP 6: Trucks, side, end, bottom and articulated end dump (over 20 yds. to & including 40 yds.)

GROUP 7: Truck, side, end, bottom and articulated end dump (over 40 yds. to & including 100 yds.)

GROUP 8: Trucks, side, end, bottom and articulated end dump (over 100 yds.)

FOOTNOTE A - Anyone working on a HAZMAT job, where HAZMAT cerfification is required, shall be compensated as a premium, in addition to the classification working in as follows:

LEVEL C-D: - \$.50 PER HOUR - This level may use an air purifying respirator or additional protective clothing.

LEVEL A-B: - \$1.00 PER HOUR - Uses supplied air in conjunction with a chemical splash suit or fully encapsulated suit with a self-contained breathing apparatus.

Employees shall be paid Hazmat pay in increments of four(4) and eight(8) hours.

* SUWA2011-021 06/27/2014

	Rates	Fringes
CARPENTER	.\$ 19.31	10.65
LABORER: Common or General	.\$ 15.21 **	0.00
OPERATOR: Backhoe/Excavator/Trackhoe	.\$ 26.41	0.00
OPERATOR: Bobcat/Skid Steer/Skid Loader	.\$ 17.53 **	0.00
OPERATOR: Bulldozer	.\$ 29.63	0.00
PAINTER (Brush, Roller, and Spray)	.\$ 24.75	5.91
PLUMBER	.\$ 25.86	2.76
ROOFER	.\$ 23.12	2.90
SHEET METAL WORKER (HVAC Duct Installation Only)	.\$ 20.84	7.30

WELDERS - Receive rate prescribed for craft performing operation to which welding is incidental.

** Workers in this classification may be entitled to a higher minimum wage under Executive Order 14026 (\$17.75) or 13658 (\$13.30). Please see the Note at the top of the wage determination for more information. Please also note that the minimum wage requirements of Executive Order 14026 are not currently being enforced as to any contract or subcontract to which the states of Texas, Louisiana, or Mississippi, including their agencies, are a party.

Note: Executive Order (EO) 13706, Establishing Paid Sick Leave for Federal Contractors applies to all contracts subject to the Davis-Bacon Act for which the contract is awarded (and any solicitation was issued) on or after January 1, 2017. If this contract is covered by the EO, the contractor must provide employees with 1 hour of paid sick leave for every 30 hours they work, up to 56 hours of paid sick leave each year. Employees must be permitted to use paid sick leave for their own illness, injury or other health-related needs, including preventive care; to assist a family member (or person who is like family to the employee) who is ill, injured, or has other health-related needs, including preventive care; or for reasons resulting from, or to assist a family member (or person who is like family to the employee) who is a victim of, domestic violence, sexual assault, or stalking. Additional information on contractor requirements and worker protections under the EO is available at

https://www.dol.gov/agencies/whd/government-contracts.

Unlisted classifications needed for work not included within the scope of the classifications listed may be added after award only as provided in the labor standards contract clauses (29CFR 5.5 (a) (1) (iii)).

The body of each wage determination lists the classifications and wage rates that have been found to be prevailing for the type(s) of construction and geographic area covered by the wage determination. The classifications are listed in alphabetical order under rate identifiers indicating whether the particular rate is a union rate (current union negotiated rate), a survey rate, a weighted union average rate, a state adopted rate, or a supplemental classification rate.

Union Rate Identifiers

A four-letter identifier beginning with characters other than ""SU"", ""UAVG"", ?SA?, or ?SC? denotes that a union rate was prevailing for that classification in the survey. Example: PLUM0198-005 07/01/2024. PLUM is an identifier of the union whose collectively bargained rate prevailed in the survey for this classification, which in this example would be Plumbers. 0198 indicates the local union number or district council number where applicable, i.e., Plumbers Local 0198. The next number, 005 in the example, is an internal number used in processing the wage determination. The date, 07/01/2024 in the example, is the effective date of the most current negotiated rate.

Union prevailing wage rates are updated to reflect all changes over time that are reported to WHD in the rates in the collective bargaining agreement (CBA) governing the classification.

Union Average Rate Identifiers

The UAVG identifier indicates that no single rate prevailed for those classifications, but that 100% of the data reported for the classifications reflected union rates. EXAMPLE: UAVG-OH-0010 01/01/2024. UAVG indicates that the rate is a weighted union average rate. OH indicates the State of Ohio. The next number, 0010 in the example, is an internal number used in producing the wage determination. The date, 01/01/2024 in the example, indicates the date the wage determination was updated to reflect the most current union average rate.

A UAVG rate will be updated once a year, usually in January, to reflect a weighted average of the current rates in the collective bargaining agreements on which the rate is based.

Survey Rate Identifiers

The ""SU"" identifier indicates that either a single non-union rate prevailed (as defined in 29 CFR 1.2) for this classification in the survey or that the rate was derived by computing a weighted average rate based on all the rates reported in the survey for that classification. As a weighted average rate includes all rates reported in the survey, it may include both union and non-union rates. Example: SUFL2022-007 6/27/2024. SU indicates the rate is a single non-union prevailing rate or a weighted average of survey data for that classification. FL indicates the State of Florida. 2022 is the year of the survey on which these classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. The date, 6/27/2024 in the example, indicates the survey completion date for the classifications and rates under that identifier.

?SU? wage rates typically remain in effect until a new survey is conducted. However, the Wage and Hour Division (WHD) has the discretion to update such rates under 29 CFR 1.6(c)(1).

State Adopted Rate Identifiers

The ""SA"" identifier indicates that the classifications and prevailing wage rates set by a state (or local) government were adopted under 29 C.F.R 1.3(g)-(h). Example: SAME2023-007 01/03/2024. SA reflects that the rates are state adopted. ME refers to the State of Maine. 2023 is the year during which the state completed the survey on which the listed classifications and rates are based. The next number, 007 in the example, is an internal number used in producing the wage determination. The date, 01/03/2024 in the example, reflects the date on which the classifications and rates under the ?SA? identifier took effect under state law in the state from which the rates were adopted.

WAGE DETERMINATION APPEALS PROCESS

- 1) Has there been an initial decision in the matter? This can be:
 - a) a survey underlying a wage determination
 - b) an existing published wage determination
- c) an initial WHD letter setting forth a position on

a wage determination matterd) an initial conformance (additional classification and rate) determination

On survey related matters, initial contact, including requests for summaries of surveys, should be directed to the WHD Branch of Wage Surveys. Requests can be submitted via email to davisbaconinfo@dol.gov or by mail to:

Branch of Wage Surveys
Wage and Hour Division
U.S. Department of Labor
200 Constitution Avenue, N.W.
Washington, DC 20210

Regarding any other wage determination matter such as conformance decisions, requests for initial decisions should be directed to the WHD Branch of Construction Wage Determinations. Requests can be submitted via email to BCWD-Office@dol.gov or by mail to:

Branch of Construction Wage Determinations Wage and Hour Division U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

2) If an initial decision has been issued, then any interested party (those affected by the action) that disagrees with the decision can request review and reconsideration from the Wage and Hour Administrator (See 29 CFR Part 1.8 and 29 CFR Part 7). Requests for review and reconsideration can be submitted via email to dba.reconsideration@dol.gov or by mail to:

Wage and Hour Administrator U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210

The request should be accompanied by a full statement of the interested party's position and any information (wage payment data, project description, area practice material, etc.) that the requestor considers relevant to the issue.

3) If the decision of the Administrator is not favorable, an interested party may appeal directly to the Administrative Review Board (formerly the Wage Appeals Board). Write to:

Administrative Review Board U.S. Department of Labor 200 Constitution Avenue, N.W. Washington, DC 20210.

END OF GENERAL DECISION"

ATTACHMENT G

REQUEST FOR PROPOSALS SWHA LANDSCAPE SERVICES – TASK ORDER CONTRACT

FORM OF NON-COLLUSIVE AFFIDAVIT

STATE OF WASHINGTON)	
) ss	
COUNTY OF) ss	
	, being first duly sworn, deposes and says:
That he/she is	
the party making the foregoing proposal that said bidder has not colluded, conspire to put in a sham bid or to refrain from agreement or collusion, or communication other bidder, or to fix any overhead, prof	or bid, that such proposal or bid is genuine and not collusive or sham; ed, connived or agreed, directly or indirectly, with any bidder or person, bidding, and has not in any manner, directly or indirectly, sought by n or conference, with any person, to fix the bid price of affiant or of any it or cost element of said bid price, or of that of any other bidder, or to WOOLLEY HOUSING AUTHORITY or any person interested in the
	Signature of:
	Bidder, if the bidder is an individual;
	Partner, if the bidder is a partnership;
	Officer, if the bidder is a corporation.
SUBSCRIBED AND SWORN to before	me
this, 2	0
My commission expires 20	

ATTACHMENT H

EQUAL OPPORTUNITY CLAUSE

During the performance of this Contract, the Contractor agrees as follows:

- 1. The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin, citizenship status, creed, age, marital status, physical or mental disability, sexual orientation, political ideology, or status as a Vietnam era or specially disabled veteran. The Contractor will take action to ensure that applicants are employed and the employees are treated during employment without regard to the aforementioned conditions. Such action shall include, but not be limited to, the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the Contracting Officer setting forth the provisions of this nondiscrimination clause.
- 2. The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to the aforementioned conditions of paragraph 1. above.
- 3. The Contractor will send to each labor union or representative of workers with which he/she has a collective bargaining agreement or other contract or understanding, a notice to be provided by the Department's Contracting Officer, advising the labor union or workers' representative of the Contractor's commitments under Section 202 of Executive Order 11246 of September 24,1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- 4. The Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations and relevant orders of the Secretary of Labor.
- 5. The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by the rules, regulations and relevant orders of the Secretary of Labor, or pursuant thereto, and will permit access to his/her books, records and accounts by the Department and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.
- 6. In the event of the Contractor's non-compliance with the non-discrimination clauses of the Contract or with any of such rules, regulations or orders, this Contract may be canceled, terminated or suspended in whole or in part and the Contractor may be declared ineligible for further Government Contracts, in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rules, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- 7. The Contractor will include the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulation, or order of the Secretary of Labor issued pursuant to Section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the Department may direct as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that in the event the Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the Department, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

By:	Title:
Date:	

ATTACHMENT I REQUEST FOR PROPOSALS SWHA - LANDSCAPE MAINTENANCE SERVICES

RETURN WITH PROPOSAL

ATTACHED YOU WILL FIND A LANDSCAPE SCHEDULE, MAPS AND DESCRIPTIONS TO INDICATE TURF, BED AND TREE AREAS. YOUR PROPOSAL IS FOR AREAS AROUND HOUSING UNITS, TURF, & RIGHT A WAYS WITHIN BOUNDARIES OF THE PROPERTY.

HILLSVIEW	\$ MONTHLY (NO TAX) # of services per year	
CEDAR GROVE I	\$ MONTHLY (NO TAX) # of services per year	
CEDAR GROVE II	\$ MONTHLY (NO TAX) # of services per year	
CEDAR GROVE III	\$ MONTHLY (NO TAX) # of services per year	
Please provide a pricing sheet for typical c including an hourly rate billing schedule a		
Labor rate: Operator (snow removal)	\$	per Hour
Labor rate: Arborist	\$	per Hour
Labor rate for other work:	\$	per Hour
Chemical Treatments:	\$	per Square Foot
Pricing per sample for; fertility, PH, & soil to	esting : \$	per Sample
Mulch:	\$ \$	per Yard (Type:) per Yard (Type:)
Organic waste disposal:	\$	per Yard
Trash (non-compostable) disposal :	\$	per Yard
Water truck (multiple truck sizes):	\$ 	per 100 Gallon per 300 Gallon
Snow Removal truck (multiple truck sizes) :	\$ 	per ³ / ₄ Ton or 9' plow per Skid Steer
Blower Truck :	\$	per Yard
Other equipment :	\$	per
(specify)		

Pesticides, Herbicides and Fertilizers List

The following is a list of Chemicals we use in our application of Pesticides, Herbicides and Fertilizers. We will apply these to the best of our ability according to the below application percentages. We are providing SWHA with an SDS sheet for each of these chemicals and we will update this list or SDS sheets as required by law.

Pesticides:	
	%
	9/0
	9/0
	%
Herbicides:	
	%
	%
	%
	%
	I
Fertilizers:	
	%
	%
	%
	%

For any additional products please attach an additional sheet specifying application type

ATTACHMENT J

REQUEST FOR PROPOSALS SWHA – LANDSCAPE SERVICES – TASK ORDER CONTRACT

RETURN WITH PROPOSAL

BIDDER QUALIFICATION	ON AND SUBCONTRAC	CTOR'S LIST				
NAME OF BIDDER (COM	IPANY):					
ADDRESS:						
BUSINESS TYPE:						
NO. OF YEARS IN BUSIN	NO. OF YEARS IN BUSINESS: BUSINESS LICENSE NO.:					
FEDERAL ID #:	CUR	RENT UBI #:				
EMPLOYMENT SECURI						
STATE EXCISE TAX REC	SIGED A TION ! !					
	OWNERS OF COMPANY (<u>Must</u> list all owners. Attach additional pages as necessary.): OWNER'S SOCIAL SECURITY NUMBER			JMBER		
YEARS EXPERIENCE PE NO. OF WORKERS IN YO INDICATE CLEARLY TH THIS PROJECT:	OUR COMPANY:					
APPROXIMATE % OF WORK YOUR COMPANY WILL ACTUALLY PERFORM: DO YOU INTEND TO USE SUBCONTRACTOR(S) IN THIS PROJECT? YES () NO () (If yes, you must show the name of the subcontractors.)						
Subcontractors Name		Phone Number	Trade	Years in Business		
1.						
2.						
3.	3.					
4.						

ATTACHMENT J

BIDDER'S EXPERIENCE

Projects successfully managed, supervised and completed by your company for work specified in bid documents. Attach additional pages as necessary.

Name of Project		Duration	Nature of Work	Amount of
Name of Project	Completion		Nature of Work	
	Date	(Months)		Contract
1.				
2.				
3.				
3.				
4.				
T.				
5.				
3.				
OWNIED2C Name (af	D A 11		Control Donor	Disama Massalaan
OWNER'S Name (of	Project Address		Contact Person	Phone Number
project listed above)				
1.				
2				
L.				
2.				
3.				
3.				
3. 4.				
3.				

ATTACHMENT K

REQUEST FOR PROPOSALS SWHA – LANDSCAPE SERVICES – TASK ORDER CONTRACT

RETURN	WITH	PROP	OSAL
--------	------	-------------	-------------

		CONTRACTOR CERTIFIC	ATION
<u>Un</u>	der penalties of perjury, I/We l	nereby certify that (please circ	cle):
1.	. I/We certify that we have/have not participated in an Equal Employment Opportunity Plan in the past that required filing reports with the Government; and that if we have, we have/have not filed all reports due. we have not, we will file same within the next days.		
2.	I/We certify that the number she am/are waiting for a number to		rect taxpayer identification number (or I/we
3.	backup withholding, or (b) I/we to backup withholding as a resu me/us that I/we a (NOTE: You must cross out is subject to backup withholding	have not been notified by the Interest of a failure to report all interest on longer sustem # 3., if you have been not because of under reporting of the provided by the Interest of the provided by the Interest of the Inter	tholding because; (a) I/we are exempt from internal Revenue Service that I/we are subject rest or dividends, or (c) the IRS has notified bject to backup withholding. To tified by the IRS that you are currently finterest or dividends on your tax return.)
		•	D. (
	(Signature of responsible official	al)	Date:
cor	e bidder hereby certifies that nplete and current.		n this Bidder's Information is accurate, (Print)
	ΓLE:		
			



SECTION 3 – SUPPLEMENTAL INSTRUCTIONS TO BIDDERS

LOCAL RESIDENT HIRING AND CONTRACTING (SECTION 3) REQUIREMENTS:

The Owner's or King County Housing Authority's (KCHA) goal for this project is to participate in Section 3 activities by including efforts that will provide employment opportunities to Section 3 workers and contracting opportunities to Section 3 businesses. (Section 3 workers and Section 3 Businesses are defined below and in 24 CFR 75.)

The Contractor and its Subcontractors at all tiers for this specific contract will partner with the Owner to contribute to the Owner's overall "Section 3" goals, as described below.

Because local hiring and contracting requirements are defined under Section 3 of the Housing and Community Development Act of 1968, these requirements are commonly referred to as Section 3. The definitions and goals are defined in Sections A and B below. Section C describes the process. Section D discusses consequences of non-compliance with Section 3 goals and Section E describes some local hiring resources. For more information on the Owner's employment and training efforts, or compliance with Section 3, please email KCHA at section3@kcha.org.

A. Section 3 Definitions

For the purposes of this solicitation:

- 1. "Section 3 worker" means any worker who currently fits or when hired within the past five years fit at least one of the following categories, as documented:
 - a. The worker's income for the previous or annualized calendar year is below the income limit established by HUD. (See Pg. 4 of this section for HUD income limits)
 - b. The worker is employed by a Section 3 business concern.
 - c. The worker is a YouthBuild participant.
- "Targeted Section 3 worker" means a Section 3 worker who is:
 - a. A worker employed by a Section 3 business concern; or
 - b. A worker who currently fits or when hired fit at least one of the following categories, as documented within the past five years:
 - i. A resident of public housing or Section 8-assisted housing;
 - ii. A resident of other public housing projects or Section 8–assisted housing managed by the PHA that is providing the assistance; or
 - iii. A YouthBuild participant.
- "Business concern" means a business entity formed in accordance with State law, and which is licensed under State, county, or municipal law to engage in the type of business activity for which it was formed.



- 4. "Section 3 business concern" means a business concern meeting at least one of the following criteria, documented within the last six-month period:
 - a. It is at least 51 percent owned and controlled by low- or very low-income persons;
 - b. Over 75 percent of the labor hours performed for the business over the prior threemonth period are performed by Section 3 workers; or
 - c. It is a business at least 51 percent owned and controlled by current public housing residents or residents who currently live in Section 8–assisted housing.
- 5. The greatest extent feasible means:
 - a. Completing and submitting a Section 3 Work Plan to designated Owner staff prior to contract signing (template to be provided by the Owner).
 - b. If contracting with Section 3 business concerns:
 - i. Placing qualified business enterprises on solicitation lists.
 - ii. Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation of qualified Section 3 businesses.
 - iii. Using the services and assistance of the U.S. Small Business Administration, the Minority Business Development Agency of the U.S. Department of Commerce and State and local governmental small business agencies to identify potential Section 3 businesses.
 - iv. Ensuring that small and minority businesses and women's business enterprises are solicited whenever they are potential sources.
 - c. If hiring Section 3 workers:
 - Post job opportunities for a mutually agreed upon length of time through the Owner's employment agency service partners and at project site as appropriate.
 - ii. Conduct interviews with qualified Section 3 workers.
 - iii. Notify designated Owner (KCHA) staff of all new hires.
 - d. For both: Complete Section 3 compliance and tracking paperwork as necessary.

B. Section 3 Goals

The Owner will require, to the greatest extent feasible, for the Contractor to demonstrate participation in the local hiring and contracting requirements as defined under Section 3 of the Housing and Community Development Act of 1968.

- 1. Bidders shall demonstrate compliance with the Section 3 goals by making a best faith effort to achieve the following benchmarks:
 - a. Twenty-five (25) percent or more of the total number of labor hours worked by all workers are Section 3 workers; and
 - b. Five (5) percent or more of the total number of labor hours worked by all workers are Targeted Section 3 workers.
- 2. The successful bidder and covered subcontractors shall direct their efforts to provide Section 3 employment opportunities to Section 3 workers in the following order of priority:
 - a. First Priority: Current residents of KCHA development(s) benefitting from project.
 - b. Second Priority: Other Owner public housing and Section 8 voucher- assisted residents.
 - c. Third Priority: Participants in HUD YouthBuild programs.



- d. Fourth Priority: Other low- or very low- income individuals in the Housing Authorities metropolitan area (Puget Sound region) who are at or below the Area's Low-Income calculation.
- 3. The Contractor and covered subcontractors shall direct their efforts to award contracts to Section 3 business concerns in the following order of priority:
 - a. First Priority: To Section 3 business concern that provides economic opportunities for KCHA residents at the site(s) where the work will take place.
 - Second Priority: To Section 3 business concerns that provide economic opportunities for residents of other KCHA developments or Section

 –8 assisted housing managed by KCHA.
 - c. Third Priority: A subcontractor that is a HUD YouthBuild company.
 - d. Fourth Priority: To Section 3 business concerns that provide economic opportunities to Section 3 workers residing within the metropolitan area (Puget Sound).

4. Sealed Bidding

In order for KCHA to meet or exceed its adopted goal that 3% of all non-construction contracts and 10% of construction contracts paid in whole or in part with HUD funds be awarded to Section 3 businesses, KCHA may elect, on a contract-by-contract basis, to award a competitively bid contract to a responsible bidder other than the lowest responsive bidder by using the following procedure:

Bids shall be solicited from both Section 3 and non-Section 3 business concerns. KCHA may award the contract to the qualified Section 3 business concern with the highest priority ranking and with the lowest responsive bid if:

- a. the specific project or KCHA as an agency is otherwise not expected to meet Section 3 utilization goals; and,
- b. the bid is within the maximum total contract price established in KCHA's budget for the specific project for which bids are being taken; and,
- c. the sources of funds for the project are such that there are no conflicts between this procedure and applicable state law; and,
- d. the bid is not more than five percent (5%) higher than the total bid price for the lowest responsive bid from any responsible, bidder.

If no responsive bid by a Section 3 business concern meets the requirements above, the contract shall be awarded to a responsible bidder with the lowest responsive bid.

C. The Process

- 1. Contract is awarded to lowest responsible Bidder.
- 2. Section 3 orientation with Owner. Once the Notice of Intent to Award has been issued to the successful Bidder, Owner's staff will contact that Bidder and arrange for a meeting to discuss local hiring and contracting goals and strategies in greater detail. At this meeting, the Contractor will be provided a packet that will include a Section 3 overview, Section 3 certification form, and all Section 3 compliance and tracking forms that will be used throughout the contract.
- 3. Contractor reports on Section 3 activities monthly.

FOR CONTRACTS EXCEEDING \$500K ONLY:

- 4. Contractor submits Section 3 Work Plan, including hiring and subcontracting activities, prior to contract execution. Owner reviews and approves work plan prior to contract execution. Section 3 Work Plan shall be included in contract. Owner issues Notice to Proceed, providing all requirements are met.
- 5. Section 3 Work Plan implemented throughout the duration of contract.

D. Penalties for Non-compliance

Owner's commitment to this program is reflected in part by the cost of administering the program. Failure to make a good faith effort to the greatest extent feasible negates such funding and impairs the Owner's efforts to promote workforce diversity and to provide fair and equal opportunities to the public as a whole as a result of the expenditure of public funds. Therefore, if awarded this contract, the parties will mutually agree that failure to meet the requirements, including but not limited to the submission of required documentation, constitutes a material breach of contract. In the event of such breach, Owner may take any or all of the actions as contained in the Contract Documents.

E. Local Hiring Resources:

Contact KCHA by email at section3@kcha.org to obtain a list of local hiring resources.

SECTION 3 – 2025 INCOME GUIDELINES

	Income Limit 1 Person		
Location	Extremely Low Income	Very Low Income Low Income	
Kitsap County (Bremerton, Silverdale)	\$26,150	\$43,550 \$69,650	
King/Snohomish Counties (Seattle, Bellevue, Everett)	\$33,050	\$55,000 \$84,850	
Pierce County (Tacoma)	\$25,400	\$42,300 \$67,700	
Skagit County (Sedro-Woolley)	\$23,000	\$38,250 \$61,250	
Thurston County (Olympia, Tumwater)	\$24,500	\$40,850 \$65,350	



SECTION 3 CLAUSE

- A. The work to be performed under this contract is subject to the requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u (Section 3) as implemented by HUD under 24 CFR Part 75 (collectively, the "Section 3 Regulations"). The purpose of Section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by Section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons, including persons who are recipients of HUD assistance for housing, with preference for both targeted workers living in the service area or neighborhood of the Development and YouthBuild participants.
- B. The parties to this contract agree to comply with Section 3 Regulations. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual obligation or other impediment that would prevent them from complying with Section 3 Regulations.
- C. The Contractor agrees to send to each labor organization or representative of workers with which the Contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the Contractor's commitments under this Section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the Section 3 preference, shall set forth minimum number and job titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.
- D. The Contractor agrees to include this Section 3 clause in every subcontract subject to compliance with Section 3 Regulations, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this Section 3 clause, upon a finding that the subcontractor is in violation of Section 3 Regulations. The Contractor will not subcontract with any subcontractor where the Contractor has notice or knowledge that the subcontractor has been found in violation of Section 3 Regulations.
- E. The Contractor will certify that any vacant employment positions, including training positions, that are filled; (1) after the Contractor is selected but before the contract is executed, and (2) with persons other than those to whom Section 3 Regulations require employment opportunities to be directed, were not filled to circumvent the Contractor's obligations under Section 3 Regulations.
- F. Noncompliance with HUD's Section 3 Regulations may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts.
- G. Section 3 Employment and Training. Without limiting Contractor's obligation to comply with Section 3 Regulations, the Contractor specifically agrees to use best efforts to provide employment and training opportunities to Section 3 workers in the following order of priority:
 - 1. To residents of the KCHA development where the work is being performed;
 - To residents of other KCHA developments or for residents of Section 8-assisted housing managed by KCHA;

Page 1 of 2 KCHA / 04-01-25

HOUSING AUTHORITY OF THE CITY OF SEDRO-WOOLLEY



- 3. To participants in YouthBuild programs; and
- 4. To low- and very low-income persons residing within the Puget Sound Region.
- H. Section 3 Contracting. Without limiting Contractor's obligation to comply with Section 3 Regulations, Contractor specifically agrees to use best efforts to award contracts and subcontracts to business concerns that provide economic opportunities to Section 3 workers in the following order of priority:
 - 1. To Section 3 business concerns that provide economic opportunities for KCHA residents of the development where the work is being performed;
 - To Section 3 business concerns that provide economic opportunities for KCHA residents of other KCHA developments or Section–8 assisted housing managed by KCHA;
 - 3. To YouthBuild programs; and
 - 4. To Section 3 business concerns that provide economic opportunities to Section 3 workers residing within the Puget Sound Region

Page 2 of 2 KCHA / 04-01-25



SECTION 3 – BUSINESS CERTIFICATION RETURN FORM SINGLE SIDED

THIS FORM MUST BE SIGNED AND RETURNED

	Project Name	:	
	Contact Name		Contact Title:
	Contact Phone		Contact Email:
Туре			
			ne Employees (Puget Sound Region):
1.	Have over 75 percer performed by Section		
	Yes	_ No	If "yes" is checked, submit the Section 3 Individual Certification form(s) for all the regular, full-time employees (Puget Sound Region).
2.			ness owned and controlled by low- or very low-income persons (persons who ian income level for the past 12 months – see attached income guidelines)?
	Yes	_ No	If "yes" is checked, submit either the section 3 Individual Certification form(s) or the Section 3 Subcontractor Business Work Plan form.
3.	Does your business ptake place?	orovide	economic opportunities for KCHA residents at the site(s) where the work will
	Yes	_ No	If "yes" is checked, please provide supporting documentation.
4.	Does your business passisted housing man		economic opportunities for residents of other KCHA developments or Section-8 by KCHA?
	Yes	_ No	If "yes" is checked, please provide supporting documentation.
5.	Does your business p metropolitan area (Po		some economic opportunities for Section 3 workers residing within the und Region)?
	Yes	_ No	If "yes" is checked, please provide supporting documentation.



I certify, under penalty of perjury, that my company _	Is	_ Is Not	a Section 3 Business.
I further certify that, if my company is awarded the bid, project , we will carry out Section 3 hiring, training and sub			• •
Signature	Name		
Title	Date		
Phone Number	Email Address		
If you have more specific questions about Section 3 requir	rements, contact K0	CHA at <u>se</u>	ction3@kcha.org.

SECTION 3 – 2025 INCOME GUIDELINES

	Income Limit 1 Person				
Location	Extremely Low Income	Very Low Income	Low Income		
Kitsap County (Bremerton, Silverdale)	\$26,150	\$43,550	\$69,650		
King/Snohomish Counties (Seattle, Bellevue, Everett)	\$33,050	\$55,000	\$84,850		
Pierce County (Tacoma)	\$25,400	\$42,300	\$67,700		
Skagit County (Sedro-Woolley)	\$23,000	\$38,250	\$61,250		
Thurston County (Olympia, Tumwater)	\$24,500	\$40,850	\$65,350		



SECTION 3 – SUBCONTRACTOR WORK PLAN RETURN FORM SINGLE SIDED

RETURN THIS FORM WITH THE BID <u>IF</u>: CLAIMING <u>YES</u> TO QUESTION 3 OR 4 ON THE SECTION 3 BUSINESS CERTIFICATION FORM

	Project Name:				
			Contact Title		
			Contact Email		
					1 0/ 0= 0//===
	SECTION 3 B	USINESS CONCERN	SUBCONTRACTED TASK(S)	SUBCONTRACT AMOUNT	% OF OVERALL CONTRACT
	Subcontractor's Name:				
1.	Subcontractor's Address:				
	Subcontractor's Phone No.:				
	Subcontractor's Name:				
2.	Subcontractor's Address:				
	Subcontractor's Phone No.:				
	T				
	Subcontractor's Name:				
3.	Subcontractor's Address:				
	Subcontractor's Phone No.:				
	_				
	Subcontractor's Name:				
4.	Subcontractor's Address:				
	Subcontractor's Phone No.:				
	TOTAL CONTRACT		TOTAL SUBCONTRAC		
		PERCENTAGE OF TOTA	AL BID:		
Fo	r a list of Section 3 Ce	rtified Businesses, please go	to: https://portalapps.hud.gov/	Sec3BusReg/BRegistry	//SearchBusiness

Section 3 Business Certification Return Form B.10.a



SECTION 3 – INDIVIDUAL CERTIFICATION FORM

Section 3 of the Housing and Urban Development (HUD) Act of 1968, as amended, requires that Housing Authorities and agencies receiving HUD funding, to the greatest extent feasible, provide economic opportunities to low-income persons. **Information provided on this form shall remain confidential and be used for reporting purposes only.** *Print all information*.

NAME:			
ADDRESS:			
	PHO		
HIRE DATE: (Date Hired by Company)	POS		
EMPLOYER / COMPANY NAME:			
1. I am a resi	dent of a KCHA property.	Ye	es No
Property	Name:		
2. I am curre	ntly in KCHA's Section 8 program.	Ye	es No
3. I am curre	ntly a participant in a HUD YouthBuild progra	m Ye	es No
4. County an	d income details (<i>check appropriate boxes</i>)		
	e in KITSAP COUNTY and TOTAL income for the past 12 months was:	(check appropriate bo)X)
	☐ Below or Equal to \$69,650 ☐ Grea	ater than \$69,650	
	e in KING or SNOHOMISH COUNTY and TOTAL income for the past 12 months was:	(check appropriate bo	ux)
	☐ Below or Equal to \$84,850 ☐ Great	ater than \$84,850	
	e in PIERCE COUNTY and TOTAL income for the past 12 months was:	(check appropriate bo	vx)
	☐ Below or Equal to \$67.700 ☐ Grea	ater than \$67,700	



	d.		I live in SKAGIT COUNTY and my TOTAL income for the past 12 months was: (<i>check appropriate box</i>)						
			☐ Below or Equal to \$61	,250	☐ Greater tha	n \$61,250			
	e.		THURSTON COUNTY ar TAL income for the past 12		hs was: (<i>check</i>	appropriate	box)		
			☐ Below or Equal to \$63	,350	☐ Greater tha	n \$63,350			
	f.	I live in	c	OUN	TY and				
		my TOT	AL income for the past 12	month	ns was: _\$				
5.	housing or Section 8 assisted housing managed by KCHA, a resident of other public housing projects or Section 8						No		
			under the penalty of perjury	/ that '	_	above is tru	e and corre	ct.	
	Signat	ure			Date				

If submitting for a new hire, attach completed forms to Labor Hours Benchmark Status Report and submit to project manager. If submitting for Section 3 business qualification, attach to section 3 Business Certification form. For questions, please contact KCHA by email at section3@kcha.org.



SECTION 3 - INDIVIDUAL CERTIFICATION FORM FAQS

Question: What is this form?

Answer: This form is a Section 3 Certification Form that will be used to determine if an individual is a

Section 3 worker as defined by HUD 24 CFR 75 and KCHA.

Question: Who fills out this form?

Answer: Any individual who is paid in full or in part with HUD funds. (If unsure if position is HUD

funded, please contact the Contract Administrator.)

Question: What will this form be used for?

Answer: This form will be used for the purpose of determining Section 3 eligibility and for statistical

purposes.

Question: Who collects this form and where does it go?

Answer: Any employer or contractor that has a contract with the KCHA that is HUD funded will collect

this data from any employee who was employed within the last five years. Once the data is

collected the original copy will come to KCHA.

Question: Who is a KCHA resident?

Answer: Someone who lives in a KCHA Housing Development whose name is listed on a current

lease.

Question: How long should I go back to calculate my income?

Answer: Individuals should calculate back 12 months from their date of hire.

Question: What if I don't live in King County?

Answer: Individuals who do not reside in King County may still be eligible to be certified by KCHA as a

Section 3 resident.

If you have more specific questions, please contact KCHA at section3@kcha.org.

Certification of Payments to Influence Federal Transactions

U.S. Department of Housing and Urban Development

Office of Public and Indian Housing

Public reporting burden for this information collection is estimated to average 30 minutes, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. The information requested is required to obtain a benefit. This form is used to ensure federal funds are not used to influence members of Congress. There are no assurances of confidentiality. HUD may not conduct or sponsor, and an applicant is not required to respond to a collection of information unless it displays a currently valid OMB control number. Comments regarding the accuracy of this burden estimate and any suggestions for reducing this burden can be sent to the Reports Management Officer, Office of Policy Development and Research, REE, Department of Housing and Urban Development, 451 7th St SW, Room 4176, Washington, DC 20410-5000. When providing comments, please refer to OMB Approval No. 2577-0157.

Applicant Name

Program/Activity Receiving Federal Grant Funding	
The undersigned certifies, to the best of his or her knowledge and be	lief, that:
(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement. (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, Disclosure Form to Report Lobbying, in accordance with its instructions.	(3) The undersigned shall require that the language of the certification be included in the award documents for all subawat all tiers (including subcontracts, subgrants, and contraunder grants, loans, and cooperative agreements) and that sub recipients shall certify and disclose accordingly. This certification is a material representation of fact upon where into the certification is a prerequisite for make or entering into this transaction imposed by Section 1352, The subject to a civil penalty of not less the subject to a civil penal
I hereby certify that all the information stated herein, as well as any information stated herein, as well as any information statements. Conviction 1012; 31 U.S.C. 3729, 3802) Name of Authorized Official	
Signature	Date (mm/dd/yyyyy)

Previous edition is obsolete form HUD 50071 (01/14)

DISCLOSURE OF LOBBYING ACTIVITIES

Approved by OMB 0348-0046

Standard Form LLL (Rev. 7-97)

Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352

(See reverse for public burden disclosure.)

1. Type of Federal Action: 2. Status of Federal Action: 3. Report Type: a. contract a. bid/offer/application a. initial filing b. grant b. initial award b. material change c. cooperative agreement For Material Change Only: c. post-award year _____ quarter ____ e. loan guarantee date of last report f. loan insurance 4. Name and Address of Reporting Entity: 5. If Reporting Entity in No. 4 is a Subawardee, Enter Name Subawardee and Address of Prime: Prime Tier _____, if known: Congressional District, if known: **Congressional District**, *if known*: 6. Federal Department/Agency: 7. Federal Program Name/Description: CFDA Number, if applicable: _____ 8. Federal Action Number, if known: 9. Award Amount, if known: 10. a. Name and Address of Lobbying Registrant b. Individuals Performing Services (including address if (if individual, last name, first name, MI): different from No. 10a) (last name, first name, MI): 11. Information requested through this form is authorized by title 31 U.S.C. section 1352. This disclosure of lobbying activities is a material representation of fact Signature: _____ upon which reliance was placed by the tier above when this transaction was made Print Name: _____ or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be available for public inspection. Any person who fails to file the required disclosure shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure. Telephone No.: _____ Date: ____ Authorized for Local Reproduction Federal Use Only:

INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee or prime Federal recipient, at the initiation or receipt of a covered Federal action, or a material change to a previous filing, pursuant to title 31 U.S.C. section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a covered Federal action. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

- 1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action.
- 2. Identify the status of the covered Federal action.
- 3. Identify the appropriate classification of this report. If this is a followup report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal action.
- 4. Enter the full name, address, city, State and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants and contract awards under grants.
- 5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
- 6. Enter the name of the Federal agency making the award or loan commitment. Include at least one organizationallevel below agency name, if known. For example, Department of Transportation, United States Coast Guard.
- 7. Enter the Federal program name or description for the covered Federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
- 8. Enter the most appropriate Federal identifying number available for the Federal action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitation for Bid (IFB) number; grant announcement number; the contract, grant, or loan award number; the application/proposal control number assigned by the Federal agency). Include prefixes, e.g., "RFP-DE-90-001."
- 9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
- 10. (a) Enter the full name, address, city, State and zip code of the lobbying registrant under the Lobbying Disclosure Act of 1995 engaged by the reporting entity identified in item 4 to influence the covered Federal action.
 - (b) Enter the full names of the individual(s) performing services, and include full address if different from 10 (a). Enter Last Name, First Name, and Middle Initial (MI).
- 11. The certifying official shall sign and date the form, print his/her name, title, and telephone number.

According to the Paperwork Reduction Act, as amended, no persons are required to respond to a collection of information unless it displays a valid OMB Control Number. The valid OMB control number for this information collection is OMB No. 0348-0046. Public reporting burden for this collection of information is estimated to average 10 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, DC 20503.

Attachment P

HOUSING AUTHORITY OF THE CITY OF SEDRO-WOOLLEY



of

CERTIFICATION OF COMPLIANCE WITH WASHINGTON STATE WAGE PAYMENT STATUTES

•		riod immediately preceding the bid solicitation date of s defined in RCW 49.48.082, of any provision of chapters
49.46, 49.48 or 49.52 RCW, as	determined by a final and bin	ding citation and notice of assessment issued by the WA ement entered by a court of limited or general jurisdiction.
I certify under penalty of perju	ry under the laws of the State	of Washington that the forgoing is true and correct.
Bidder		
Cignothing of Authorized Official	*	
Signature of Authorized Official	,	
Printed name		_
 Title		_
 Date	City	State
Check one: Individual Partnership	Joint Venture Corporation	n 🗆
State of Incorporation, or if not	a corporation, State where bus	siness entity was formed:
If a co-partnership, give compa	ny name under which business	is transacted:

^{*}If a corporation, this Certification must be executed in the corporate name by the president or vice president (Or any other coporate officer accompanied by evidence of authority to sign). If a co-partnership, Certification must be executed by a partner.

HOUSING AUTHORITY OF THE CITY OF SEDRO-WOOLLEY



SWHA Board of Commissioners Laurie Fellers, Chair Debra Lancaster Kevin Riley Mario Padilla

KCHA President/CEO Robin Walls

Sedro-Wooley Housing Authority

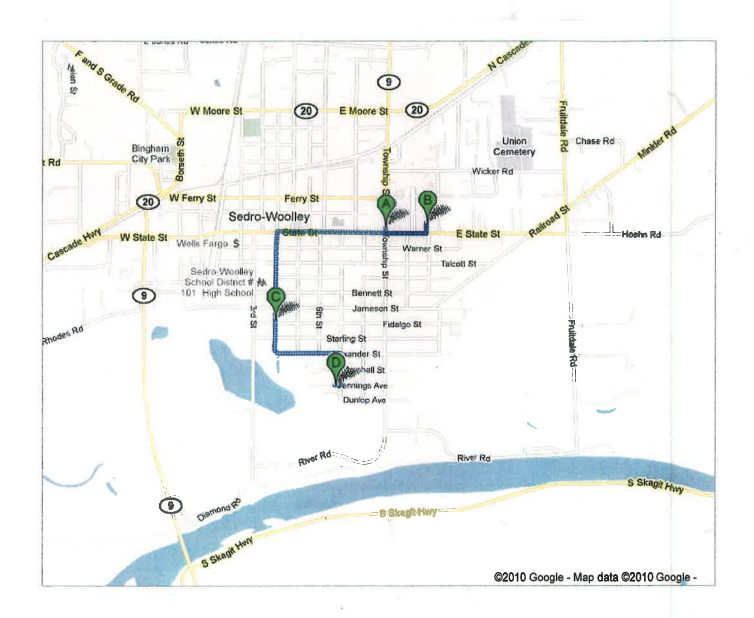
Landscape Contract

Attachment P:

Clarifications, Schedule and Maps

- ❖ Properties managed by the King County and Sedro-Woolley Housing Authorities are subject to HUD's "National Standards for the Physical Inspection of Real Estate" or NSPIRE inspections. These inspections are conducted every one to three years. These inspections greatly influence our funding levels and they assess how we are performing. As such; there are site minimums that we feel you should be aware of as we will rely heavily on you to either communicate with us about them or be sure these items are always within guidelines. They are as follows:
 - There shall be no erosion or rutting areas
 - No overgrown or penetrating vegetation (i.e. in fences, along buildings, taller than windows.
 - Ponding must not affect over 100 sq. ft.
 - Obstructed storm drainage
 - Garbage and debris
 - Infestations
 - Trip hazards (i.e. walkways, steps, parking lots)
 - Water leaks
 - Graffiti
- When assessing the site; please use the enclosed schedule as a guide. We expect the property to be maintained within these parameters. We have several items which are designated with a site minimum (i.e. no less than 36 visits for High Maintenance Turf) however, if your plan includes additional services, please show this in Attachment I. Likewise, we have several items which are marked with an * to indicate an expectation that on an <u>as needed</u> basis you will perform such task (i.e. BED AREAS shows an * in April to "Fertilize Ground Cover, Trees and Shrubs" but if it is not needed because of healthy growth and good look you may forgo this fertilization until next year. Likewise, under the category PRUNING you may need to prune and hedge every month or as needed). We expect you to be the professional and make the call to keep the site well maintained.

SEDRO WOOLLEY VICINITY MAP





Hillsview Apartments 830 Township Sedro-Woolley 98284



Cedar Grove 1 804-822 Bingham PL SedroWoolley 98284



Cedar Grove 2 622-630 Jennings SedroWoolley 98284



Cedar Grove 3 1413-1419 4th SedroWoolley 98284

LANDSCAPE COLOR KEY

TREE



GROUND COVER

SHRUB

BARK OR HEDGE

LAWN

FENCE



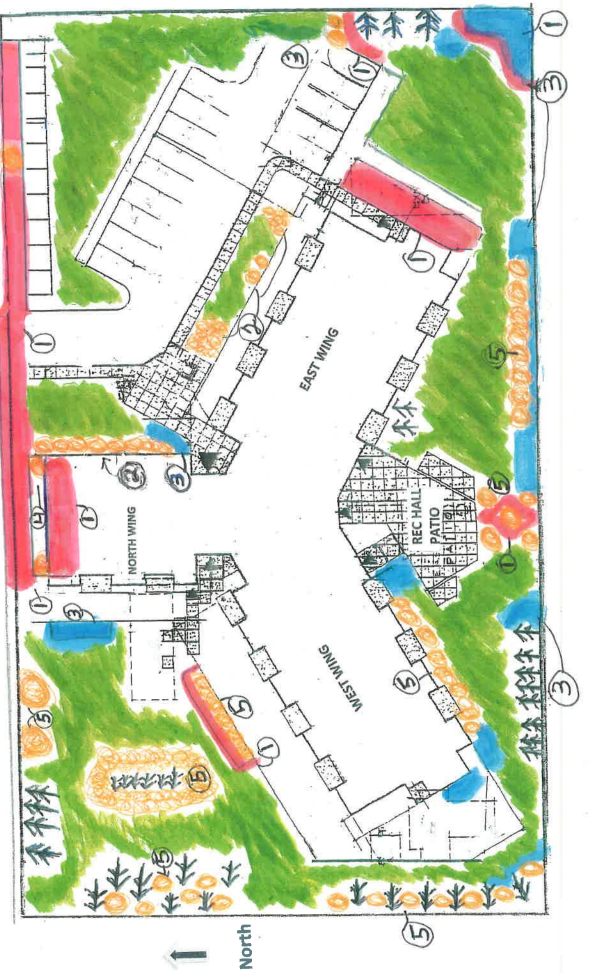
TASK KEY

1 = WEED & BARK

2 = SHEAR

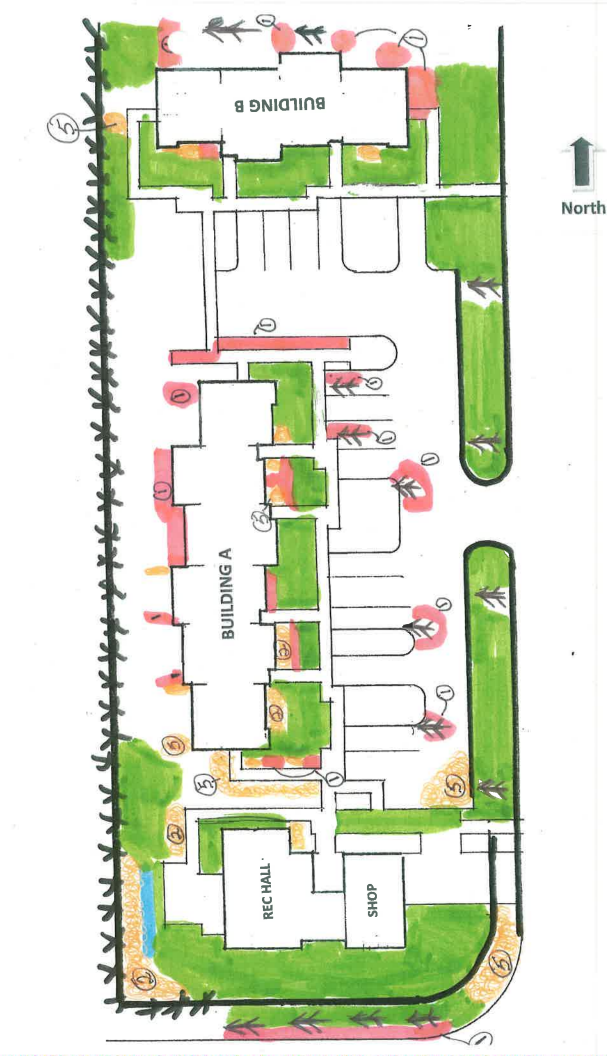
3 = CUT BACK FROM BUILDING 6-8" FROM SIDE WALK

5 = TRIM

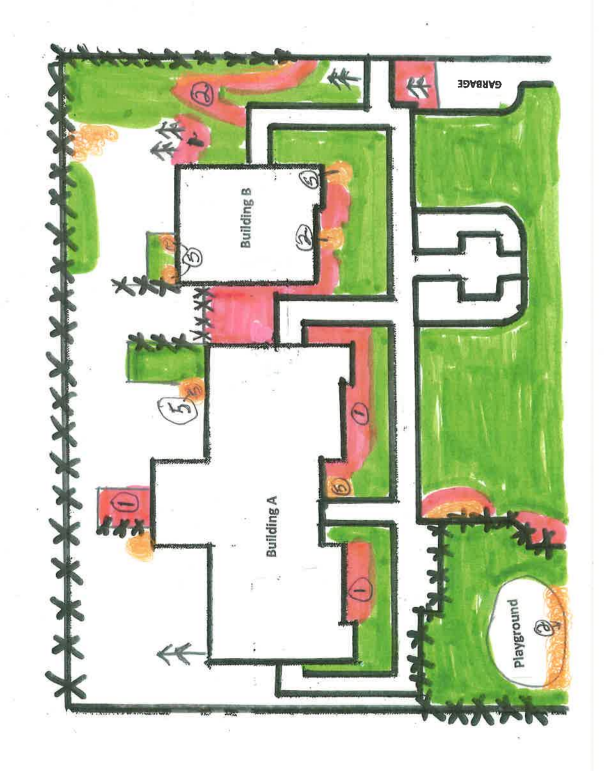


Sedro Woolley, WA 98284

HILLSVIEW 830 Township State Street



BINGHAM PLACE



Fidalgo Street



CEDAR GROVE SITE 3 622 Jennings Ave Sedro-Woolley, WA 98284

LANDSC	APE MAINTENANCE STANDARDS AND SPECIFICATIONS	1
1. GEN	ERAL STANDARDS	
1.1.	GUARANTEE AND REPLACEMENT	2
1.2.	CONTRACTOR STAFF TRAINING AND EXPERIENCE	2
1.3.	OWNER/CONTRACTOR COMMUNICATION	
1.4.	MAINTENANCE RECORD KEEPING	2
1.5.	LANDSCAPE SERVICE SCHEDULING	3
2. SCOI	PE OF WORK	
2.1.		
	ERIALS AND EXECUTION – INTEGRATED PEST MANAGEMENT AND PESTICIDE APPLICA	
3.1.	INTEGRATED PEST MANAGEMENT (IPM)	
3.2.	PEST MONITORING	
3.3.	PESTICIDE APPLICATIONS	
3.4.	NOXIOUS WEED CONTROL	
	ERIALS AND EXECUTION – TURF MAINTENANCE	
4.1.	TURF MOWING	
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4.3.	TURF EDGING AND TRIMMING	
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4.7.	TURF AERATION AND OVERSEEDING	
4.8.	TURF THATCHING	
	ERIALS AND EXECUTION – TREES, SHRUBS, VINES, GROUNDCOVER MAINTENANCE	
5.1.	TREES, SHRUBS, VINES AND GROUNDCOVER FERTILIZATION	
5.2.	TREES, SHRUBS, VINES AND GROUNDCOVER WEED, PEST AND DISEASE CONTROL	
5.3.	TREES, SHRUBS, VINES AND GROUNDCOVER PRUNING	
	ERIALS AND EXECUTION - GENERAL AREA MAINTENANCE	
6.1.	LEAF AND BRANCH REMOVAL	
6.2.	LANDSCAPE DEBRIS REMOVAL	
6.3.	LANDSCAPE TRASH REMOVAL	
6.4.	MULCH REPLACEMENT	
6.5.	OTHER AREA MAINTENANCE	
	GATION SYSTEMS	
8. LAN	DSCAPE MANAGEMENT FREQUENCY SCHEDULE	10

Landscape Maintenance Standards and Specifications

Overview: The Owner believes that using Natural Landscaping techniques to maintain this property will create a landscape that is healthy, resource-efficient, sustainable, and cost-effective to manage. When Natural Landscaping techniques are applied in landscape design, construction, and long-term maintenance, there are many benefits, including easier maintenance, lower costs, and higher property values.

It is the Owner's expectation that the Contractor's proposal will comply with these Natural Landscaping-based standards and specifications. It should be the Contractor's expectation that the Owner will only consider awarding the contract to a Contractor whose bid shows compliance. The Contractor should also expect to be held to these standards throughout the course of the contract.

The following standard outlines the scope of services and responsibilities required of the Contractor, but may not be inclusive to the entire scope of services. The specifications outline the quantity and category of work required.

Other parts of the contract **(not included here)** provide definitions of terms used and other contract requirements such as insurance and licensing standards, code enforcement, hours of work, work authorizations, site locations, etc.

1. GENERAL STANDARDS

1.1. GUARANTEE AND REPLACEMENT

- 1.1.1.Contractor shall replace, at no additional cost to Owner, any turf or plant materials damaged as a result of improper maintenance attention or procedures. Replacement material shall be of the same size and variety as the dead or damaged material. Replace plant material within two weeks of identification of damage. Alternatives to size, variety and scheduling of replacement only by written permission of Owner.
- 1.1.2.Contractor is not responsible for losses, repair or replacement of damaged work or plant material resulting from theft, extreme weather conditions, vandalism, vehicular incidents (other than Contractor's vehicles) or the acts of others over whom they have no reasonable control.
- 1.1.3. Contractor shall inform Owner within 30 days post service of plant losses not covered by warranty and unrelated to the maintenance activities. Provide Owner with the cause of the plant loss, and provide recommendations for replacement along with pricing for replacement.

1.2. CONTRACTOR STAFF TRAINING AND EXPERIENCE

- 1.2.1.Contractor will provide staff able to perform work at the highest standards of horticultural excellence. Key staff shall have current knowledge of best management practices (BMP's) regarding: safety, hazardous materials spill response, plant health, pruning, integrated pest management, pesticide application, and irrigation maintenance. Owner reserves the right to demand the replacement of Contractor's staff who do not meet the owner's standards for safety, professionalism, or horticultural knowledge.
- 1.2.2.All work shall be performed under the direct on-site supervision of a qualified landscape professional with a minimum of five years combined horticultural education and experience. Preference will be given to an individual with at least a two year horticultural degree or Certified Landscape Technician (CLT), combined with two years work experience, or greater.
- 1.2.3.All pesticide applications shall be performed by a Contractor (or sub-contractor) licensed and insured as a Washington State Commercial Applicator. In addition, the staff doing the pesticide application shall be licensed as Commercial Operators. License numbers will be provided to the Owner prior to award of contract.
- 1.2.4.All pruning will be performed by, or under the direct on-site supervision of, staff with documented education and training in proper and naturalistic pruning techniques. Pruning of trees greater than six inches DBH will only be performed by an ISA certified Arborist.

1.3. OWNER/CONTRACTOR COMMUNICATION

- 1.3.1.Contractor to provide a supervisor to act on Owner's behalf regarding all matters pertaining to the performance of the Landscape Service. Contractor must notify Owner when the supervisor will be on vacation or other leave of absence and who will serve as a substitute.
- 1.3.2. Provide Owner with an emergency contact list identifying the names, positions held, and phone numbers of key maintenance personnel. Provide direct contact numbers for the landscape maintenance manager and site supervisor.
- 1.3.3. Attend meetings and site inspections of the grounds as requested by Owner.

1.4. MAINTENANCE RECORD KEEPING

- 1.4.1.Contractor shall maintain a computerized log of activities performed, schedules, additional service repairs, and documentation of each application of fertilizer, pesticide (includes herbicides), and/or other chemicals. Provide a written copy 30 days post service.
- 1.4.2.Pesticide application records shall be kept in accordance with RCW 17.21, Section 100. Records shall be kept by the Contractor on all pesticide (includes herbicide) applications for a minimum of seven (7) years. Such records shall be completed in accordance with all applicable laws and regulations and on forms as provided in the Washington Administrative Code, WAC 16-228-190. (http://agr.wa.gov/pestfert/Pesticides/docs/RecForm4226.pdf)

The following information shall be recorded at a minimum for each application:

- The location where the pesticide or herbicide was applied.
- The year, month, day, and time the pesticide or herbicide was applied.
- Purpose of application.
- The person or firm who supplied the pesticide or herbicide which was applied.
- Trade name of the pesticide or herbicide which was applied, amount and concentration.
- Method and rate of application.
- The temperature and direction and estimated velocity of the wind at the time the pesticide or herbicide was applied.
- The name and license number of the pesticide or herbicide applicator.
- Applicator apparatus license plate number or equipment number (if applicable).
- Any other information reasonably required by the Owner.
- 1.4.3. Supply the Owner with written copies of chemical application records annually.

1.5. LANDSCAPE SERVICE SCHEDULING

1.5.1.Establish a schedule and a Gantt (or equal to) chart for regular maintenance activities by area and submit to Owner for review. Contractor to review proposed schedules with Owner at the regularly scheduled meetings and adjust as necessary to avoid conflicts.

2. SCOPE OF WORK

2.1. GENERAL PRACTICE GUIDELINES FOR MATERIALS AND EXECUTION

- 2.1.1.This document is intended as a benchmark of the Owner's minimum standards for maintenance, repair and improvements. However, the Owner respects the Contractor as a professional and as such, will take under consideration, any and all recommendations made by the Contractor.
- 2.1.2.Contractor shall furnish all labor, equipment, and materials necessary to complete the maintenance of turf and plantings, as specified herein. It is the intent of the Owner that this site be maintained in a resource-efficient, sustainable, and cost-effective manner.
- 2.1.3. Maintenance shall consist of fertilization, soil building, pruning, mowing, irrigation, IPM, weed/insect/disease control, litter control and any other procedures consistent with good horticultural practice necessary to ensure normal, vigorous, and healthy growth of turf and landscape plantings.
- 2.1.4. When performing any work requiring subsurface excavation, Contractor shall take care to avoid damage to existing utilities and vegetation. Contractor shall contact Utility Locate at 1-800-424-5555 or private locate company to identify underground utilities.
- 2.1.5.All turf shall be mowed with professional quality mulch-mowing equipment. Contractor is encouraged to use non-polluting devices like rakes and brooms when feasible. Owner prefers that blowers and other power equipment are low-decibel, low-fossil fuel consumption, and lowemissions models.
- 2.1.6.Contractor is encouraged to develop cultural practices which incorporate on-site recycling of organic materials, such as leaves and grass clippings, and the use of recycled materials in its maintenance operations.

3. MATERIALS AND EXECUTION - INTEGRATED PEST MANAGEMENT AND PESTICIDE APPLICATIONS

3.1. INTEGRATED PEST MANAGEMENT (IPM)

- 3.1.1.Owner strongly encourages environmentally sensitive maintenance practices. The principles of integrated pest management (IPM) shall be employed. The intent is to limit any pesticide (including herbicide) applications through healthy landscape management practices.
- 3.1.2.IPM is an approach to pest control that utilizes regular monitoring to determine if and when treatments are needed and employs physical, mechanical, cultural, biological, and educational tactics to keep pest numbers low enough to prevent unacceptable damage or annoyance. Additional treatments, such as pesticide applications, are made only when and where monitoring has indicated that the pest will cause unacceptable economic, medical, or aesthetic damage.

Treatments are not made according to a predetermined schedule. Treatments are chosen and timed to be most effective and least-hazardous to non-target organisms and the general environment. (adapted from Bio-Integral Resource Center)

3.1.3. Contractor shall consider pesticide applications only as a last resort and only after other methods of control are proven ineffective. Organic products should be utilized prior to synthetic products.

3.2. PEST MONITORING

- 3.2.1.Pest monitoring and inspections to include the following:
 - Contractor staff shall visually inspect all landscape areas per visit. Pest problems include insect, disease, and weed infestations. The presence of a pest does not necessarily mean there is a problem. Contractor shall keep written records of pests identified and areas where problems may be developing.
 - Contractor on-site supervisor shall visually inspect all landscape areas once monthly from April through September with the Owner. Review written monitoring records at this time and update as needed.
 - Identify any area where IPM control methods should begin.
- 3.2.2. Contractor on-site supervisor shall provide the following written pest monitoring reports to Owner.
 - Summary of pests identified during pest monitoring inspections, status of infestations, and description of controls implemented (e.g., "applied wood chip mulch", "mechanically pulled weeds", "adjusted irrigation").
 - Noxious Weeds identified. See section below for Noxious Weed Control specifications.
- 3.2.3. Contractor shall provide proposals for renovations, replacements and other changes, along with associated budget recommendations, once annually.

3.3. PESTICIDE APPLICATIONS

- 3.3.1.Pesticides include all herbicides, insecticides, fungicides, and various other substances used to control pests.
- 3.3.2.ALL pesticide applications shall be preceded by monitoring and positive pest identification. Submit these findings in writing to Owner prior to any pesticide application.
- 3.3.3.Under no circumstances will combination products be allowed ("weed and feed", weed control + fertilizer, insect control + fertilizer, etc,).
- 3.3.4.Under no circumstances will regularly scheduled calendar-based applications of pesticides be allowed without written prior approval of Owner.
- 3.3.5.Under no circumstances will preventative "blanket" applications of pesticides be allowed without written prior approval of Owner.
- 3.3.6.If Contractor determines that calendar-based or "blanket" applications may be needed, Contractor shall provide Owner two weeks notice of request. Owner will determine if such applications will be allowed. Contractor shall provide Owner the following information in a request for calendar-based or "blanket" application of any pesticide:
 - Identification of pest and reasons control is required.
 - Description of the cultural, non-chemical, and/or spot application of pesticides already tried and assessment of success or failure of those remedies.
 - Product recommendation and information on health and environmental hazards of that product. City of Seattle and King County Pesticide Tier Tables, and "Grow Smart Grow Safe" may be helpful in locating this information.
 - http://www.seattle.gov/environment/TierTablesFriendlyFormat.xls
 - http://www.govlink.org/hazwaste/interagency/ipm/ipm_prod_eval.html#tierinreport
 - http://www.govlink.org/hazwaste/publications/growSmart2006web.pdf
 - Owner will determine if calendar-based or "blanket" application will be allowed and if so may request that Contractor use alternate product, based on health and environmental information.

- 3.3.7.All pesticides must be EPA approved and applied by a licensed Washington State Pesticide Applicator or Operator per the label directions. All applications must be posted as per WSDA regulations for 24 hours after application. All chemicals used must have a SDS filed with Owner. Pesticide application records shall be kept in accordance with RCW 17.21, Section 100 and copies provided to owner annually.
- 3.3.8.Contractor is responsible to verify that pesticides are appropriate for use with the respective plant materials and surrounding areas. Contractor is responsible for any damages incurred as a result of applications and shall repair or replace any such damage at no cost to Owner.

3.4. NOXIOUS WEED CONTROL

- 3.4.1.Noxious Weed Control is mandated by the state weed control law, Chapter 17.10 RCW. Assistance and weed lists (Class A, B, C, Non-designate, and Weeds of concern) are available from the King County Noxious Weed Control Program at http://dnr.metrokc.gov/wlr/lands/weeds/, or 206-296-0290.
- 3.4.2.Contractor shall begin control of any King County Class A, B, or C Weeds upon identification. Control will follow non-chemical IPM control techniques outlined in King County's Best Management Practices, Alerts, and other documents posted on the Noxious Weed website. Pesticide applications can only be considered as a last resort when non-chemical methods have proved ineffective. Follow the specifications listed in section 3.3 Pesticide Applications, above.
- 3.4.3.Non-designate and Weeds of concern shall be controlled with ongoing IPM and healthy landscape management techniques.

4. MATERIALS AND EXECUTION - TURF MAINTENANCE

4.1. TURF MOWING

- 4.1.1.All turf will be mowed with professional quality mulching mower equipment. Pricing assumes that bagging and removing clippings will be required only when excessive leaf debris is present, turf is too long to mulch, or when moisture conditions are too high to allow effective mulching without substantial clumping of turf debris.
- 4.1.2. Prior to each mowing remove all litter and debris from lawn areas.
- 4.1.3. Formal turf areas shall be mowed per a schedule for each site. Turf will be mowed and maintained at a height of 1-1/2 to 2-1/2 inches. Coordinate mowing schedules with Owner. Alternate mowing direction where feasible every mowing. Maintain a uniform lawn height free from scalping.
- 4.1.4.Mulch mow whenever possible. Clumps of grass should not remain after mowing. Mow over dense clippings if possible or use a blower to dissipate clippings.
- 4.1.5.The Owner and Contractor will evaluate and determine if there are any areas of turf that should not be mulch mowed.
- 4.1.6. Clippings will be kept out of all mulched beds and tree rings. Mowing pans are mot to cross over mulched beds and tree rings.
- 4.1.7.Clippings will be swept or blown from any hardscapes onto lawn areas after each mowing. No clippings are to be blown into mulch areas. Sweeping is encouraged when feasible.
- 4.1.8.Owner and Contractor will evaluate and determine any areas that require bagging and removal of clippings on a regular year-around basis.
- 4.1.9.Contractor is responsible for any damages incurred as a result of mower damage to trees, shrubs, and property, and must repair or replace any such damage at no cost to Owner. Properly maintained tree wells are encouraged to minimize such damage.

4.2. TYPICAL TURF MOWING SCHEDULE

January	One mowing					
February	One mowing					
March	Two mowings					
April	Weekly mowings					
May	Weekly mowings					
June	Weekly mowings					
July	Weekly mowings					
August	Weekly mowings					
September	Weekly mowings					
October	Three mowings					
November	Two mowings					
December	One mowing					

NOTE: Base Contract price includes 36 mowings per the mowing schedule. Schedule of 36 mowings may be altered per Owner request or as required by climatic on-site conditions.

4.2.1. Contractor will submit moving schedule annually.

4.3. TURF EDGING AND TRIMMING

- 4.3.1.Mechanically trim all landscape turf edges every other mowing. Edges include all formal lawn perimeters and tree wells in lawn areas. Twice annually redefine all formal lawn edges with a mechanical blade-type edger or hand spade. Clean debris from hardscapes and non-turf landscape areas, remove larger debris.
- 4.3.2. Trim all formal lawn areas that can not be reached by a mower every other mowing. Areas to be trimmed include any lawn adjacent to poles, signs, bollards, trees, walls and all other obstacles. Perform trimming to the same height as mowing. Clean debris from hardscapes and non-turf landscape areas, remove larger debris.
- 4.3.3.Contractor is responsible for any damages incurred as a result of trimmer and edger damage to trees, shrubs, and property, and must repair or replace any such damage at no cost to Owner. Properly maintained tree wells are encouraged to minimize such damage.

4.4. TURF FERTILIZATION

- 4.4.1.Beginning the first year of the contract, Contractor shall provide soils tests performed by an authorized laboratory at least once every three years to determine fertility and pH requirements of turf areas. Submit soil test analysis and recommendations to Owner.
- 4.4.2. Fertilize landscape turf areas with a well-balanced, slow release fertilizer as required to provide vigorous deep rooting and a healthy green appearance year-round. Determine fertilizer application rates and materials from soil test results. Generally, turf fertilizer should not exceed a 3-1-2 nutrient (N-P-K) ratio.
- 4.4.3.Annually submit a fertilizer schedule, listing proposed materials, application rates and application times with your Proposal and immediately prior to performing the work. Contractor shall provide pricing for use of slow-release chemically based or "bridge" fertilizer AND natural-organic fertilizer. Owner may choose a schedule that includes either one or both types of fertilizer.

4.4.4.Approved fertilizer schedule must include three to five applications per year (or less if supported by soil test results), no more than one pound of nitrogen per thousand square feet per application, and no more than four pounds of nitrogen per thousand square feet applied annually. Nitrogen applications in excess of four pounds per thousand annually are allowed only if supported by soil test results.

4.5. TURF LIME APPLICATION

4.5.1.Apply agricultural grade pellet form lime at a rate of up to 40 lbs/1000 sq. ft. in turf areas only as recommended by soil test results, and no more than once annually in the spring. Do not apply lime and fertilizer at the same time. Lime should go on first: wait at least 30 days after applying lime before fertilizing.

4.6. TURF WEED, PEST AND DISEASE CONTROL

- 4.6.1. Control of weeds: Use cultural methods (mulch mow, fertilize, aerate, irrigate) to minimize weed cover on all turf. Owner shall identify turf areas considered high-quality, all other areas shall be treated as standard-quality turf. If weed cover increases to over 20% of turf on high-quality area or up to 40% on standard-quality areas, then spot applications of contact herbicide may be considered during the growing season to control broadleaf weeds. A maximum of two spot applications annually for all turf areas are allowed and included in the work per site. Use health and environmental hazard information to choose most effective and least hazardous product. Single active ingredient products are preferred if they are available and meet other criteria for safety and effectiveness. "Weed and Feed" products are not allowed.
- 4.6.2. Control of insects: Monitor all turf areas for infestation of crane fly and other harmful insects. Use cultural and mechanical means for control, including fertilizing to outgrow damage, and aerating in spring to reduce larvae population. Pesticide application for crane fly control will only be allowed if documented monitoring shows more than 25 crane fly larvae per square foot. Apply pesticides only to specific areas where insect infestations have been identified by the Contractor and pose significant risks to the health and appearance of turf. Use health and environmental hazard information to choose most effective and least hazardous product.
- 4.6.3. Control of moss: Monitor for moss at levels that diminish turf quality. If found, apply moss control product containing no more than 10% iron or a fatty-acid soap active ingredient on affected turf areas up to once annually, only if needed. Avoid contact with hardscape surfaces and immediately clean any staining. Combination moss control + fertilizer products are not allowed.
- 4.6.4. Control of diseases: Monitor for Red Thread and other fungal diseases. No fungicide treatments for Red Thread are allowed. Treat the cause, nitrogen deficiency, with nitrogen fertilizer instead. If other diseases are determined to be causing significant risks to the health and appearance of the turf after cultural improvements are tried, then use health and environmental hazard information to choose most effective and least hazardous product.

4.7. TURF AERATION AND OVERSEEDING

- 4.7.1. Aerate 30% of the square footage of turf areas once annually in the spring. Rotate applications to achieve 100% coverage of all turf areas at least every 5 years. Adjust areas to be aerated based on need (some areas may be aerated every year and others only as required to meet the 5 year minimum rotation). Aerate with a vertically operating core aerator utilizing shaft mounted 1/2" hollow tines. Cores shall be made 4" on center to a 3" depth.
- 4.7.2. Overseed immediately after aeration with a quality Northwest seed blend adapted to the site. Use at recommended overseeding rate.
- 4.7.3. Drag turf areas to break up plugs and mix with the seeds.

4.8. TURF THATCHING

4.8.1.Mechanical thatch removal is not part of this contract and is considered an additional service. Monitor for thatch once annually in the fall. If 30% or more of the turf has thatch build up of over one inch, Owner may approve thatching of that area. If approved, mechanically remove thatch from approved areas in the fall. Rake or vacuum to remove debris. If mulch mowing will break down debris enough to allow it to stay on the turf area as organic matter, that is allowed.

5. MATERIALS AND EXECUTION - TREES, SHRUBS, VINES, GROUNDCOVER MAINTENANCE

- 5.1. TREES, SHRUBS, VINES AND GROUNDCOVER FERTILIZATION
 - 5.1.1. Fertilize plant materials as indicated below.
 - 5.1.2.Trees, shrubs, including rhododendrons, vines and groundcovers: Fertilize in March or April with slow-release, "bridge" or natural-organic fertilizer. Use 1-2-2 nutrient ratio (N-P-K), or similar, per manufacturer's recommended rates (not to exceed 5-10-10).
 - 5.1.3.Perennials: Fertilize in March and again in June with same fertilizer used above per manufacturer's recommended rates.
 - 5.1.4.Ornamental grasses: Fertilize in October with turf fertilizer approved in turf section above. Fertilize per manufacturer's recommended rates.
- 5.2. TREES. SHRUBS. VINES AND GROUNDCOVER WEED. PEST AND DISEASE CONTROL
 - 5.2.1. Control of Weeds: Use cultural methods (mulch, proper pruning, proper irrigation) to encourage plant health and growth and discourage weeds. Keep planter beds and tree wells free of weeds and debris on a rotational basis, weekly throughout the year by hand pulling or other mechanical means. Entire site shall be weeded by hand or mechanical weeding methods that remove the roots at least once monthly. Ground covers are to be trimmed so they meet but do not grow over walkways or outside any of the planters.
 - Use of contact herbicides may be considered during the growing season to control noxious
 and other difficult to control perennial weeds. A maximum of two applications annually are
 allowed and included in the work per site. Use health and environmental hazard information to
 choose most effective and least hazardous product. Use single active ingredient products
 only, no tank mixes are allowed.
 - Use of pre-emergent herbicides is not permitted without prior written approval of Owner on an incident by incident basis. Pre-emergent herbicides may only be used on sites with at least two years of plant establishment. Areas considered for pre-emergent use are limited to tree wells and mulch-only beds without groundcover. Standard maintenance practices called for in this contract must be documented in areas where pre-emergent use is being considered before approval for use will be given (hand weeding, edgings, mulch application, proper pruning) Pre-emergent herbicides are not allowed in planted shrub beds or graveled pedestrian walkways.
 - 5.2.2. Control of Insects and Diseases: Apply insecticide or fungicide to trees, shrubs and ground covers only when significant plant damage would result from not addressing the infestation. Calendar-based spraying is not allowed. Base pesticide application decisions on monitoring for damage, specific pest identification, and proper timing. Control of major disease and insect infestations for trees, shrubs and ground covers is not a part of the contract work and is considered an Additional Service. Regularly monitor all plant material and immediately notify Owner of any need for such control. Contractor is responsible for any damage to plant material incurred as a result of failure to immediately notify Owner of correctable disease and/or insect problems, and Contractor must replace any such damaged plant material at no additional cost to Owner.

5.3. PRUNING TREES, SHRUBS, VINES AND GROUNDCOVER

- 5.3.1.All pruning will be performed by, or under the direct supervisions of, staff with documented education and training in proper selective pruning practices. College level pruning courses, WSU industry training programs, and Plant Amnesty Master Pruner qualification are examples of such training.
- 5.3.2.. Selective pruning is the preferred method for all trees and shrubs, and sheering should only be used when selective pruning is not feasible and for certain formal hedges identified by Owner. Prune to enhance the natural growth and shape of plant materials and intended function of the planting, and to avoid the growth of watersprouts. Plantings are designed to grow together and to the edges of the beds to minimize weed infestation and maximize water conservation.. Prune back branches as needed when interfering with walks, buildings, signage, fire control utilities, site lighting, security/safety visibility, site lighting, and vehicular circulation. Prune dead and broken branches quarterly and more frequently as required.
- 5.3.3. Where trees and shrubs have been improperly sheered, use selective pruning methods to enhance natural growth and shape. Plant life is expected to grow together so as to provide a healthy coverage of the planting beds.
- 5.3.4. Street trees shall be pruned to maintain adherence to City or County sight distance requirements, to maintain visibility of street name signs, protect trees from vehicle damage, and maintain pedestrian safety.
- 5.3.5. Prune all plantings on a rotational basis appropriate to site, need, season and plant species. Discuss significant pruning work with Owner prior to work beginning.
- 5.3.6. Prune back all shrubs and groundcover from the building envelop to a minimum of 12 inches. Prune trees to a minimum of 3 feet from the building envelop or the distance of the trunk to the building envelop, whichever is smaller.
- 5.3.7. Prune and clean just outside the branch collar in accordance with accepted horticultural practices. Pruning must only be performed by trained personnel. Replace plant materials that are disfigured or damaged due to improper pruning at no additional cost to Owner.
- 5.3.8. Periodically inspect and adjust tree staking and guying to prevent damage to the cambium layer. Remove guys and stakes as soon as trees are established and self-supporting (generally two years or less).
- 5.3.9. Prune trees as required and appropriate in compliance with ANSI A300 (Part 1), "Tree, Shrub, and Other Woody Plant Maintenance—Standard Practices (Pruning)."
- 5.3.10. The Additional Services of an ISA-certified arborist are required for pruning on any trees larger than six inches DBH (diameter at breast height as measured at four and one-half feet about the existing grade at the base of the tree) and any branches larger than four inches in diameter. This is considered an additional service.
- 5.3.11. Prune only as needed to maintain form and clearance, and to remove dead or broken branches. Shrubs that have been improperly pruned or sheered should be fixed through proper selective pruning practices.
- 5.3.12. Trees or shrubs damaged by incorrect pruning practices shall be repaired or replaced at the Contractor's expense.

6. MATERIALS AND EXECUTION - GENERAL AREA MAINTENANCE

6.1. LEAF AND BRANCH REMOVAL

- 6.1.1.Per visit keep walks, patios, planting beds, roadway gutters, driveways, roadways, parking lots, and lawn areas free of leaves and branches.
- 6.1.2.Leaves shall be mulch mowed when possible. If leaves don't mulch mow, then remove from site. When possible leaves can be left around shrubs, and then mulch must be placed on top of the leaves.

- 6.1.3.In autumn leaf removal can occur at each visit to prevent smothering of turf and groundcovers and excessive clumping when mulch mowing. Owner's preference is that whenever safety and plant health are not compromised, leaves should remain on-site and incorporated under mulch around plantings. Remove leaves from sites only as needed to maintain a neat appearance and the health of the planting.
- 6.1.4.Excessive branch and debris cleanup from storm damage is not included in the contract work and is considered an additional service at Owner's request.

6.2. LANDSCAPE DEBRIS REMOVAL

- 6.2.1.Remove biodegradable landscape debris (turf clippings -limited to only those times when mulch mowing is not possible, leaves, branches, annuals, dead plant material, etc.) to yard refuse recycling facility. Acceptable sites include topsoil producing facilities and/or other facilities, which utilize yard waste for landscape purposes. No biodegradable material should be disposed of as garbage, except noxious weed debris.
- 6.2.2. Remove and properly dispose of moss from hardscapes (stairs, walkways, roads, etc.).

6.3. LANDSCAPE TRASH REMOVAL

6.3.1.Remove all trash from landscaping beds, turf areas and parking lot to an approved trash container onsite per visit. For large amounts of trash, or if there is no approved trash container onsite, Contractor shall haul it away for appropriate disposal.

6.4. MULCH REPLACEMENT

- 6.4.1.Once annually Contractor shall replenish mulch to maintain a depth of no less than two inches (2") in all planting areas. All tree wells to be re-mulched annually. Established beds where plant foliage or groundcover completely covers the soil surface require no additional mulch. Keep mulch at least two to three inches (2 3") away from the crown of plants and trees.
- 6.4.2. Mulch shall be medium or fine Hog Fuel wood chips, clean arborists wood chips, shredded leaves, coffee hulls, compost, etc.
- 6.4.3. "Red" bark mulch or dust shall not be used.

6.5. OTHER AREA MAINTENANCE

- 6.5.1.Removal of moss from hardscapes on an as needed basis. Treat moss with least toxic methods during most effective time of year.
- 6.5.2.(Areas such as water features, annual planting beds, rockeries, rough turf areas, native areas, trails, bioswales, and detention ponds require specialized language and inclusion in the contract specifications on an as needed basis.)

7. MATERIALS AND EXECUTION - IRRIGATION

7.1. Irrigation systems are to be not included in this scope.

8. EXAMPLE LANDSCAPE MANAGEMENT SCHEDULE

	JAN	FEB	MAR	APR	MAY	JUN	JUL	AUG	SEP	ОСТ	NOV	DEC	TOTAL
TURF AREAS													
High Maintenance: Mow and Edge all high visibility areas (parks, right-of-way, and apartment communities only)	1	1	2	Weekly	Weekly	Weekly	Weekly	Weekly	Weekly	3	2	1	36
Low Maintenance: Mow/Trim and Edge low visibility areas	*	*	1	1	2	2	2	1	1	*	*	*	10
Sweep-Blow Walkways (of generated landscape debris)	1	1	2	Weekly	Weekly	Weekly	Weekly	Weekly	Weekly	3	2	1	36
Fertilizing and Liming Turf				*							*		AN
Post-Emerge Weed Control					*				*				AN
Aerate Turf (leave plugs in place)				1									1
BED AREAS													
Hand weed	1	1	2	Weekly	Weekly	Weekly	Weekly	Weekly	Weekly	3	2	1	36
Mulch (maintain 2 inches)			*							*			AN
Post-Emerge Weed Control	*	*	*	*	*	*	*	*	*	*	*	*	AN
Fertilize Ground Cover, Trees and Shrubs				*									AN
Leaf Management									*	Weekly	Weekly	*	AN
				•	PR	UNING		•			•		
Trim hedges and ground cover once per year as needed	*	*	*	*	*	*	*	*	*	*	*	*	AN
Prune Trees as needed	*	*	*	*	*	*	*	*	*	*	*	*	AN
Cut Back Perennials										1			1
					GENERAL	ACTIVITIES	5						
Irrigation				Activate	MONITOR	MONITOR	MONITOR	MONITOR	MONITOR	Deactivate			
Weeding parking lots, walkways, expansion joints	*	*	*	*	*	*	*	*	*	*	*	*	AN
Litter Pickup, incidental	*	*	*	*	*	*	*	*	*	*	*	*	AN
Monthly Inspections	1	1	1	1	1	1	1	1	1	1	1	1	12
Insect/Disease Management (time and material)	*	*	*	*	*	*	*	*	*	*	*	*	AN
Storm debris Cleanup	*	*	*	*	*	*	*	*	*	*	*	*	AN
*AN = As Needed with KCHA Permission													