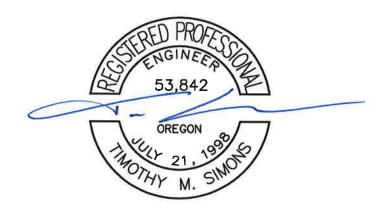
CITY OF PENDLETON 2023 Crack Seal Project





Expires: <u>6/30/24</u>

Stamped: <u>6/22/23</u>

June 2023

Engineering Department 500 SW Dorion Avenue Pendleton, OR 97801 www.pendleton.or.us Office (541) 966-0203 Fax (541) 966-0251

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INVITATION TO BID

Sealed bids for the **2023 Crack Seal Project** will be received by the City of Pendleton c/o Tim Simons, Community Development Director, 500 SW Dorion Avenue, Pendleton, OR 97801 until **2:00 pm local time on the 11th day of July, 2023,** plainly marked **"2023 Crack Seal Project"**.

Bid opening will be available via Zoom or at the Community Development Department Conference Room located at the same address as above at 2:00 pm local time Tuesday, July 11, 2023. **Contact the Community Development Director's office at 541 966-0203 or Jutta Haliewicz at 541 966-0240,** jutta.haliewicz@ci.pendleton.or.us prior to the bid opening for the Zoom link.

A copy of the bid documents may be obtained for a **non-refundable fee of \$25.00** from the Community Development Director's office located at the same address as above or by calling (541) 966-0203. A copy is also available online on the **City of Pendleton's website:** www.pendleton.or.us/rfps or the **OregonBuys website:** https://oregonbuys.gov/bso/view/login/login.xhtml. For the nearest location of a review copy, contact the Community Development Director's office. **Bid documents will be available until 5:00 pm, Friday , July 7, 2023.**

The Oregon Standard Specifications for Construction (ODOT/APWA) latest revision, excluding Sections 00100 and 00745.95, and the City of Pendleton Standard Specifications will apply to all construction work not noted in the Special Specifications. It is the Contractor's responsibility to obtain the latest revisions made to these specifications (latest revisions to City Standard Specifications, January 2001 with minor revisions 2001, 2004, 2005, 2006 and 2012).

All bidders must be prequalified for the class of work included in this bid document in accordance with the laws of the State of Oregon, and all prequalification applications must be submitted to the City by 1:00 pm, July 10, 2023, the day before the bid opening. (See Section 2.00)

The City of Pendleton will not mail notice of Addenda, but will post notice of any Addenda on the OregonBuys website and the City's website (www.pendleton.or.us/rfps). Addenda may be downloaded off these websites and will be faxed or emailed to all bidders who have requested to be on the City's Planholders List. Contact jutta.haliewicz@ci.pendleton.or.us to be added to the list. Bidders should frequently check the websites until bid closing.

Each Bid Proposal must be submitted on the prescribed form (Section 3.00) accompanied by a certified or cashier's check drawn from an Oregon Bank in good standing, or banks doing business in Oregon in good standing, or a Bid Bond issued by a surety company authorized to issue such bonds in the State of Oregon, payable to the City of Pendleton, Oregon, in an amount not less than five percent (5%) of the total amount of the Bid submitted.

All bidders must comply with ORS Chapter 279C and pay applicable prevailing wage rates in effect on January 1, 2023, including any amendments, as stated in the <u>Prevailing Wage Rates for Public Works Contracts in Oregon</u> published by the Oregon Bureau of Labor and Industries, (see https://www.oregon.gov/boli/employers/pages/prevailing-wage.aspx).

The successful bidder will be required to furnish a bond for faithful performance of the contract in the full amount of the contract price. In addition to required performance bonds which may be used for unpaid wages, all contractors, subcontractors and non-construction companies working on public works projects, with a contract price that exceeds \$100,000, subject to the Prevailing Wage Rate law must file a \$30,000

Public Works Bond with the Construction Contractor's Board before starting work on the project, unless exempt, to be used exclusively for unpaid wages determined to be due by BOLI .{ORS 279C.830 and ORS 279C.836} (See forms included in Section 5.00)

Each bidder must identify whether they are a resident bidder as defined in ORS 279A.120. (Preference for Oregon goods and services)

Nonresident Bidders: ORS 279A.120(3) states: "When a public contract is awarded to a nonresident bidder and the contract price exceeds \$10,000, the bidder shall promptly report to the Department of Revenue (DOR) on forms to be provided by the department the total contract price, terms of payment, length of contract and such other information as the department may require before the bidder may receive final payment on the public contract. The contracting agency shall satisfy itself that the requirement of this subsection has been complied with before the contracting agency issues a final payment on a public contract." See form attached to the end of Special Conditions (Section 11.00). For information about DOR requirements, contact: http://www.oregon.gov/DOR

The Contractor shall, within two (2) working hours of the advertised bid opening, submit the first-tier subcontractor disclosure form. This form is to notify the Community Development Director in writing the names of the first-tier subcontractors. The disclosure form is attached to the end of the Special Conditions (Section 11.00). If no subcontractors need to be disclosed, enter "NONE" on the form and submit it.

The Contractor, its subcontractors, if any, and all employers working under this Contract are subject employers under the Oregon Workers' Compensation law and shall comply with ORS Chapter 656, which requires them to provide workers' compensation coverage for all their subject workers.

The City reserves the right to accept that proposal which is in the best interest of the City of Pendleton, Oregon and to postpone the award of the Contract for a period not to exceed thirty (30) calendar days.

The deadline for filing a protest by the second responsible bidder is seven (7) calendar days after the Notice of Intent to Award has been issued. Protest must be in written form and received by 5:00 pm on the 7th day from the date of the letter of intent to award issued by the Community Development Director or his designated representative. Once the Notice of Intent to Award has been issued, bid submittal information will be available for public review.

Dated this 22nd day of June, 2023.

Timothy M. Simons, Community Development Director

INFORMATION FOR BIDDERS

City of Pendleton, hereby referred to as OWNER, will be completing work under one contract for **2023 Crack Seal Project.** Bids are expected to be opened **2:00 pm, local time, Tuesday, July 11, 2023.** Bid award, with seven (7) calendar day notice of intent declaration, will likely take place Tuesday, July 18, 2023, at the regularly scheduled City Council meeting.

The work to be performed under these contract documents consists of furnishing all labor, materials and equipment necessary for the construction of the following:

- 1. Asphalt Street Crack Seal.
- 2. Perform incidental work as called for in the Specifications and Plans.

This Project is a Unit-price type contract based on linear feet of crack sealing performed and completed on the roads specified in the City of Pendleton. Unit-price includes all work necessary to perform a complete job including crack cleaning, traffic control, placing and squeegeeing the crack sealing material, cleaning of debris remaining from cleaning process, sanding of crack sealing material, and other incidental work necessary to complete the job.

The above information is a general outline of principal features of the work. It does not in any way limit the responsibility of the CONTRACTOR(s) to perform all work and furnish all equipment, labor and materials required by the specifications and drawings. The drawings and specifications shall be considered and used together. Anything appearing as a requirement of either shall be accepted as applicable to both even though not so stated therein or shown.

No attempt has been made in the specifications or drawings to segregate work covered by any trade or subcontract under one specification. Such segregation and establishment of subcontract limits will be solely a matter of specific agreement between the CONTRACTOR and its subcontractor(s) and shall not be based upon any inclusion, segregation or arrangement in or of these specifications.

Engineer's estimate: \$100,000.00

Bidders must submit the following completed documents with their bids by the bid due date (Tuesday, July 11, 2023) and time (2:00 pm) indicated on the <u>Invitation to Bid</u> (Section 1.00) or as stated on any addendum(s) stating otherwise. Bids not containing the following items may be considered non-responsive:

- Bid Proposal form signed by company representative having authority to submit bids see Section 3.00
- Bid Bond/Security (5%) in form of certified or cashier's check drawn from an Oregon Bank see Section 4.00
- Acknowledgement of ALL Addenda
- Non-Collusion Affidavit (signed by company representative and notarized) see Section 8.00

Document to be submitted by Disclosure Deadline Date and Time:

First-Tier Subcontractor Disclosure Form – see end of Section 11.00 (Special Conditions)

Upon award of contract the SUCCESSFUL BIDDER must be prepared to submit the following completed Contract forms/documents and submittals within ten (10) business days of contract award:

- Three original signed contracts (to be provided by City)
- Copy of Statutory Public Works Bond
- Performance and Payment Bond
- Certificate of Liability Insurance
- Oregon Nonresident Bidder Form (if applicable)
- IRS Form W-9
- Application and payment for City Business License (Contractor and all subcontractors)
- Signed copy of Special Conditions (Section 11.00)
- BOLI Wage Rate Worksheet indicating BOLI Wage Rates used for the project (Contractor and all subcontractors)
 - Example worksheet attached
- Construction Schedule

BOLI WAGE RATE WORKSHEET

		BOLI RATE			WITH ZONE P	PAY
CLASSIFICATION	BASIC HOURLY	HOURLY FRINGE	TOTAL	BASIC HOURLY W/ZONE	HOURLY FRINGE	TOTAL

PREQUALIFICATION

PUBLIC WORKS DEPARTMENT CITY OF PENDLETON PENDLETON, OREGON

Oregon Law requires a statement as to financial ability, equipment and experience to be completed and submitted by prospective contractors bidding on contracts for public improvements, the estimated cost of which is \$10,000 or over. No contractor is eligible to bid until this statement has been submitted.

Bidders must be prequalified for the class of work included in the bid documents. The City of Pendleton no longer accepts a copy of a bidder's approved Oregon Department of Transportation's prequalification application or approval letter. The City requires their own application to be completed and filed with the City Engineering Department. All prequalification applications must be submitted to the City by **1:00 pm the day before the bid opening.**

Upon request, this application is available to you through this office at 541 966-0203 or online https://pendleton.or.us/cdev/page/prequalification-application-2023 for your use in prequalification for this work.

PROPOSAL

Honorable Mayor and City Council 500 SW Dorion Avenue Pendleton, Oregon 97801

The undersigned, hereinafter called the Bidder, declares that the only persons or parties interested in this Proposal are those named herein, that the Proposal is in all respects fair and without fraud, but it is made without collusion with any official or employee of the City of Pendleton, Oregon, and that the Proposal is made without any connection or collusion with any person making another Proposal on this Contract.

The Bidder further declares that he has carefully examined the Contract Documents for the construction of the proposed improvements, and he has personally inspected the site, and he has satisfied himself as to the quantities of the materials, items of equipment, and conditions of work involved, including the fact that the description of the work and materials, as included herein, is brief and is intended only to indicate the general nature of such items and to identify the said quantities with the detailed requirements of the Contract Documents, and that this Proposal is made according to the provisions and under the terms of the Contract Documents, which Documents are hereto attached and are hereby made a part of this Proposal.

The Bidder agrees that if this Proposal is accepted, he will, within ten (10) calendar days after notification of acceptance, execute the Contract with the City of Pendleton, Oregon, in the form of Contract annexed thereto, and will, at the time of execution of the Contract, deliver to the City of Pendleton, the Performance Bond required herein, and will to the extent of his Proposal, furnish all machinery, tools, and apparatus and other means of construction and do all the work and furnish all the materials necessary to complete the work in the manner and in the time and according to the methods as specified in the Contract Documents and required by the Engineer there under.

The Bidder agrees to complete the work identified for each schedule of work at the option of the City of Pendleton. The City, at its sole discretion, will identify and select the schedules of work that best fit the City's budget for this work.

In the event the Bidder is awarded the Contract and shall fail to complete the work within the time limit or extended time limit agreed upon, as more particularly set forth in the Contract Documents, liquidated damages shall be paid the City of Pendleton, Oregon, at the rate of one percent (1%) per calendar day of the price of contract work not yet completed, or \$500.00 per calendar day, whichever is greater, for work not completed by September 1, 2023 (See Special Specifications, Section 13.00). Sundays and legal holidays shall be excluded in determining days of default.

The Bidder further proposes to accept as full payment for the work proposed herein the amount computed under the provisions of the Contract Documents and based on the following unit price amounts, it being expressly understood that the unit prices are independent of the exact quantities involved, that they represent a true measure of the labor and material required to perform the work, including all allowances for overhead and profit for each type and unit of work called for in these Contract Documents.

Bidders must submit the following completed documents with their bids by the bid due date (July 11, 2023) and time (2:00 pm) indicated on the Invitation to Bid (Section 1.00) or as stated on any addendum(s) stating otherwise. Bids not containing the following items may be considered non-responsive:

- Bid Proposal form (dated and signed by company representative having authority to submit bids) Section 3.00
- Bid Bond/Security (5%) in form of certified or cashier's check drawn from an Oregon Bank Section 4.00
- Acknowledgement of ALL Addenda
- Non-Collusion Affidavit (signed by company representative and notarized) Section 8.00

Document to be submitted by Disclosure Deadline Date and Time:

First-Tier Subcontractor Disclosure Form - see end of Section 11.00 (Special Conditions)

The following instructions outline the procedure for preparing and submitting Bids. Bidders must fulfill all requirements as specified in this Contract Document:

- Prequalification application and payment must be submitted by 1:00 pm the day before the bid opening (bid opening date: July 11, 2023)
- Bidders shall use only the Bid Proposal form provided in this Contract Document. A bid amount shall be submitted
 in the appropriate place for each street for which a Bid is being submitted as well as a Grand Total Bid for the
 complete project.
- All blank spaces in the Bid Proposal form must be filled in completely where required. No changes shall be made in the phraseology of the forms.
- Bid will be awarded based on Grand Total Bid amount. Separate schedules or streets will not be awarded to more than one general contractor.
- The Bid Proposal form may be submitted separately from the remainder of these Contract Documents. It must be submitted in a sealed envelope and marked clearly to indicate its contents without being opened.
- The Bidder shall acknowledge receipt of all Addenda to the Bid. Bids received without acknowledgement or without the Addenda enclosed may be considered nonconforming. Notice of Addenda will not be mailed but will be posted on City's website (www.pendleton.or.us/rfps) and the OregonBuys website (https://oregonbuys.gov/bso/view/login/login.xhtml). Addenda may be downloaded off website and will be faxed or emailed to all bidders who have notified City to request their firm be placed on the Planholders list. Bidders should frequently check the websites until bid closing.
- Any taxes required by the laws and statutes of the State of Oregon and its political subdivisions shall be paid by the Contractor.
- Owner will pay all permit expenses with the exception of temporary permits related to construction work. The successful Bidder must pay all temporary permit expenses.
- All Bids must be submitted no later than the prescribed time, place, and manner set forth in the Contract Documents.
- Bids without sufficient data to provide a complete evaluation may not be considered.
- Any Bidder may modify its Bid by telegraphic or written communication at any time prior to the scheduled closing time for receipt of the Bids, provided the Owner receives such communication prior to the closing time. The telegraphic or written communication should not reveal the Bid Amount; however, it should state the addition, subtraction, or other modification so that the final amount or terms will not be known to the Owner until the sealed Bid is opened.
- Bids cannot be modified at any time following the deadline for receipt of the Bids.
- Bids must be accompanied by a certified or cashier's check drawn from an Oregon Bank in good standing, or banks doing business in Oregon in good standing, or a Bid Bond issued by a surety company authorized to issue such bonds in the State of Oregon, in an amount not less than five percent (5%) of the total amount of the Bid submitted. This check or Bid Bond shall be given as guarantee that if awarded the Contract, the successful Bidder will execute the Contract within the time specified. See Standard Specifications for the City of Pendleton Section 1:06 Bid Security for more information.
- Non-Collusion Affidavit must be submitted with the Bid; otherwise, the Bid may be considered non-responsive. (See Section 8.00)
- First-Tier Subcontractor Disclosure Form must be submitted by the date and time designated in the Invitation to Bid. This Form must be submitted separately for each Schedule, even if there are no Subcontractors that need to be disclosed; otherwise, the Bid will be considered non-responsive. See Special Conditions (Section 11.00) for more information and a copy of the Disclosure Form.

The Owner will make the award of work based on the best interests of the City of Pendleton. The Owner also reserves the right to reject any or all Bids and to postpone the award of the work for a period not to exceed thirty (30) calendar days with time extensions for completion date. The Owner, at its sole discretion, reserves the right to select the Bid(s) most beneficial to the City of Pendleton.

2023 CRACK SEAL PROJECT

Time of Completion: No later than September 1, 2023 (See Special Specifications Section 13.00)

Item <u>No.</u>	Approx. Quantity	Item with Unit Price Bid	Unit Price	Extended Total
1.	2,226 LF	SW 18 th Street (Lot # 1851/Pavement Change to Lot #1730/Pavement)	nt Change)	
2.	488 LF	NW 20 th Street (NW 21 st St. to North Dead End/Gate)		
3.	791 LF	SW 40 th Street (Dead End West of 41 st St to SW 41 st St.)		
4.	4,972 LF	SW 42 nd Street (SW Vista Ave to SW Sheridan Ave)		
5.	5,816 LF	SW 43 rd Street (SW Vista Ave to SW Sheridan Ave)		
6.	1,525 LF	SE 6 th Street (SE Court Ave to SE Byers Ave)		
7.	1,305 LF	SW 8th Street (SW Dorion Ave to SW Court Ave)		
8.	525 LF	SW 9 th Street (SW Hailey Ave to SW Goodwin Ave)		
9.	269 LF	SW Byers Ave (Beginning of Pavement to SW 18 th St)		
10.	538 LF	SE Goodwin Ave (SE 3 rd St to SE 4 th St)		
11.	4,400 LF	SW Goodwin Place (Goodwin Ln. to SW 13 th St)		
12.	2,816 LF	SW River View Drive (100 Ft West of Overlook at Lot # 3067 to SW 28th St)		

Item <u>No.</u>	Approx. Quantity	Item with Unit Price Bid	<u>Unit Price</u>	Extended Total
13.	983 LF	SW Runnion Drive (SW Quinney Ave to SW 18 th St)		
14.	2,621 LF	SW Vista Place (SW Vista Ave to Cul-de-sac)		
15.	628 LF	SW 10 th Street (SW Frazer Ave to Dead End SE)		
16.	1,662 LF	SE 1 st Street (SE Isaac Ave to SE Hailey Ave)		
17.	368 LF	SE 1 st Street (SE Byers Ave to Dead End North at levee)		
18.	1,300 LF	SE 5 th Street (SE Dorion Ave to SE Court Ave)		
19.	610 LF	SW 8 th Street (SW Hailey Ave to SW Goodwin Ave)		
20.	4,415 LF	NW 9th Street (NW Ellis Ave to NW Gilliam Ave)		
21.	1,350 LF	SE 9 th Street (SE Frazer Ave to Cul-de-sac North)		
22.	2,806 LF	SE Court Place (SE 17 th St to SE 20 th St)		
23.	827 LF	SE Hailey Avenue (SE 3rd St to SE 4 th St)		
24.	3,900 LF	SW Perkins Avenue (SW Perkins Lane to SW 41st St)		
25.	1,398 LF	NW 21 st Street (Lot #524 NW 21 st Street to East Dead End)		

Item <u>No.</u>	Approx. <u>Quantity</u>	Item with Unit Price Bid	<u>Unit Price</u>	Extended <u>Total</u>
26.	1,407 LF	SW 3rd Place (SW Nye Ave to Cul-de-sac South)		
27.	1,150 LF	SW Delta Court (SW Athens Ave to Cul-de-sac West)		
28.	2,863 LF	SE Goodwin Ave (St. Hwy 11 to SE 6 th St)		_
29.	3,850 LF	SW Quinney Drive (SW Perkins Ave (West int) to SW Pe	erkins Ave (East Int))	_
30.	1,500 LF	Wastewater Treatment Plant (Parking area and access roads)		
31.	790 LF	Water Filtration Plant (Parking area and access roads)		
			TOTAL BID AMOUNT:	
Contra Notificaccord Pendl	act and furnis cation of Accep ding to the con eton, Oregon,	e Bidder is awarded the Contract for the with the specified Performance and Paymetance of his Bid Proposal, then, in that call ditions of the Request for Proposals and in accordance with the terms of the Bon	nent Bond within ten (10) days aftense, the bid security deposited herewith the Information for Bidders, shall be red as specified in the Information for E	r the receipt of the th by the said Bidder, etained by the City of Bidders.
		nined and carefully studied the Contract I following Addenda, receipt of all which		tified in the Contract
Adder	ndum Number	:	Addendum Date:	
The na		lder who is submitting this Proposal is_		
doing	business at	(Chrook)		-)
which	is the address	(Street) (0 s to which all communication concerned	City) (State) (Zip with this Proposal and with the Cont	

		Print Name	
		Signature	
day of	, 2023.		
		Signature of Bidder	
	day of	day of, 2023.	day of, 2023.

The name of the principal officers of the corporation submitting this Proposal, of the partnership, or of all persons

BID BOND

KNOW ALL MEN BY THESE PRESENTS, that we, the undersigned,
as Surety, are hereby held and firmly bound unto
as OWNER in the penal sum of
for the payment of which, well and truly to be made, we hereby jointly and severally bind ourselves, successors
and assigns.
Signed, this, 2023.
The condition of the above obligation is such that whereas the Principal has submitted to the City of
Pendleton a certain BID, attached hereto and hereby made a part hereof to enter into a Contract in writing for the
2023 Crack Seal Project.
NOW THEREFORE,
(A) If said BID shall be rejected, or
(B) If said BID is accepted and the Principal executes and delivers contract in the Form of Contract attached hereto
(properly completed in accordance with said BID) and furnishes a BOND for the faithful performance of said
Contract, and for the payment of all persons performing labor or furnishing materials in connection therewith,
and in all other respects perform the agreement created by the Acceptance of said BID,
then this obligation shall be void, otherwise the same shall remain in force and effect; it being expressly
understood and agreed that the liability of the Surety for any and all claims hereunder shall, in no event, exceed
the penal amount of this obligation as herein stated.
The Surety, for value received, hereby stipulates and agrees that the obligations of said Surety and its BOND
shall be in no way impaired or affected by any extension of the time within which the Owner may accept such BID;
and said Surety does hereby waive notice of any such extension.

them as are corporations have caused their corporate seals to l	pe hereto affixed and these presents to be signed b	y
their proper officers, the day and year first set forth above.		
	L.S. Principal	
	Surety	

IN WITNESS WHEREOF, the Principal and the Surety have hereunto set their hands and seals, and such of

IMPORTANT -- Surety companies executing BONDS must appear on the Treasury Department's most current list (Circular 570 as amended) and be authorized to transact business in the state where the project is located.

Attorney-in-Fact



STATE OF OREGON

STATUTORY PUBLIC WORKS BOND

Surety bond #:		CO	CB # (if applicable):		
We,				, as	principal, and
business in the State of Or Bureau of Labor and Indus to be paid as provided in C	regon, as surety, are stries (BOLI) in the s DRS chapter 279C, as	held and firmly bou sum of thirty thousan s amended by Orego	. a corp nd unto the State of O nd dollars (\$30,000) la on Laws 2005, chapter	poration qualified and authoregon for the use and benefit wful money of the United Stat 360, for which payment well a ly and severally, firmly by this	of the Oregon es of America and truly to be
chapter 279C, as amended	by Oregon Laws 20 \$30,000 with good a	005, chapter 360, and and sufficient surety	d is, therefore, require	project(s) subject to the provi d to obtain and file a statutory to the provisions of section 2	public works
principal as a contractor o workers performing labor	r subcontractor on p upon public works p	oublic works project rojects for unpaid w	(s), shall pay all clain ages determined to be	ncipal with regard to all work ns ordered by BOLI against the due, in accordance with ORS ion shall be void; otherwise to	e principal to chapter 279C,
This bond is for the exclus projects in accordance with				workers performing labor upon er 360.	public works
This bond shall be one conhereunder shall in no event				egate of any and all claims wh	nich may arise
until depleted by claims p cancels the bond. This be contracts entered after can	aid under ORS chap and may be cancelled cellation by giving 3 it the responsibility	pter 279C, as amended by the surety and to days' written notion of the surety for the	ded by Oregon Laws at the surety be relieved to the principal, the payment of claims or	arety and shall continuously re 2005, chapter 360, unless the d of further liability for work construction Contractors Boardered by BOLI relating to we	surety sooner performed on rd, and BOLI.
IN WITNESS WHEREOF of Oregon to enter into this		arcty execute this ag	reement. The surety for	ally authorizes its representativ	es in the State
SIGNED, SEALED AND	DATED this	day of		, 20	
Surety by:			Principal by:		
Company Name		(Seal)	Name		
			Signature		
Title (e.g. Attorney-in-Fact	<i>'</i>)		Title		
Address			Address		
City	State	Zip	City	State	Zip

SEND BOND TO: Construction Contractors Board
PO Box 14140
Solution OR 07709 5052

Salem, OR 97309-5052 Telephone: (503) 378-4621



Construction Contractors Board

PO Box 14140 Salem OR 97309-5052 Telephone: 503-378-4621 Fax: 503-373-2007

For CCB Use Only:
File No

Web Address: www.oregon.gov/ccb

Non-Construction Company Filing STATUTORY PUBLIC WORKS BOND with CCB

ORS 279C.836 requires that all public works contractors working on qualifying public works projects, with a contract price that exceeds \$100,000, file a \$30,000 public works bond with the Construction Contractors Board (CCB). This includes construction companies that are licensed and non-construction companies that are not required to be licensed with the CCB.

<u>If you are already licensed with the CCB</u>, you do not need to complete this form. Please send your \$30,000 public works bond directly to the CCB with your license number on it.

If you are a non-construction company that is NOT required to be licensed with the CCB, please complete this information below and submit it with your \$30,000 public works bond. This will be used to help the CCB properly store and display your information on-line.

Type of Business Entity:			
☐ Sole Proprietor	☐ Joint Venture	☐ Partnership	☐ Corporation
	☐ LP	LLP	☐ Trust
Oregon Corporation Divisi	ion Registry No. (if applicable)		
Name of Business Entity:			
Telephone No: ()_	E1	mail:	
Type of Work This Compa	any Performs:		
I certify that the aforement 701 and is NOT required t	cioned independent contraction of the licensed with CCB.	ing business does not perfor	rm work subject to ORS
Name of Individual Filling O	ut This Form (Please Print)	Title/Position (Pl	ease Print)
Signature		Date	·

Contract No.

CONTRACT FOR CONSTRUCTION

THIS CONTRACT, made and entered into this _	day of	
between the City of Pendleton, Oregon, a	municipal corporation	hereinafter called the "Owner" and
	hereinaft	er called the "Contractor".
WITNESSETH:		
Said Contractor, in consideration of the sum in	the amount of \$	to be paid them by the Owner
and of the covenants and agreements herein co	ontained, hereby agrees at	their own proper cost and expense to do
all the work and furnish all the materials, tool	s, and labor for the constr	uction of 2023 Crack Seal Project .

Contract Documents shall be referred to as Invitation to Bid, Information for Bidders, Prequalification, Bid Proposal, Bid Bond, Statutory Public Works Bond, Contract, Assignment of Anti-Trust Rights, Non-Collusion Affidavit, Performance and Payment Bond, Certificate of Insurance, Special Conditions, IRS Form W-9, Special Specifications, Map, all Addendum (if any) and the contents of the latest revision of the Oregon Standards Specifications for Construction (ODOT/APWA), excluding Sections 00100 and 00745.95 and the City of Pendleton Standard Specifications, and are all hereby made a part of this Contract by specific reference as fully and completely as if the same were fully set forth herein.

In the consideration of the faithful performance of the work herein embraced, as set forth in these Contract Documents, and in accordance with the direction of the Community Development Department Director and to his satisfaction to the extent provided in the Contract Documents, the Owner agrees to pay to the Contractor the amount bid as adjusted in accordance with the proposals as determined by the Contract Documents, or as otherwise herein provided, and based on the said Proposal made by the Contractor, and to make such payments in the manner and at the times provided in the Contract Documents.

The Contractor agrees to indemnify and save harmless the Owner from any and all defects appearing or developing in the workmanship or materials performed or furnished under this Contract for a period of one (1) year after the acceptance by the Owner.

It is agreed that the time limit for the completion of the Contract, based upon the Proposal, is **no later than** September 1, 2023. However, once work has commenced, all work shall be completed and accepted within fourteen (14) calendar days. (See Special Specifications Section 13.00, Item 3.)

In the event the Contractor shall fail to complete the work within the time limit or the extended time limit agreed upon, as more particularly set forth in the Contract Documents, liquidated damages shall be computed at the rate of one percent (1%) per calendar day of the total price of contract work not yet completed, or \$500.00 per calendar day, whichever is greater. Sundays and legal holidays excluded in determining days of default.

The Contractor shall not discriminate against any employee or applicant for employment because of sex, race, creed, color, or national origin.

IN WITNESS WHEREOF, we the parties here, 2023.	eto, each herewith subscribe the same this	day of
	CITY OF PENDLETON	
	By John H. Turner, Mayor	-
	BySheri Allen, City Recorder	-
	(Contractor)	-
	By(Signature)	-
	Title:	_
Approved as to Form: Nancy Kerns, City Attorney	<u> </u>	
Contractor's Registration #	<u> </u>	
Contractor's Tax Identification #		

ASSIGNMENT OF ANTITRUST RIGHTS

By entering into a contract, the Contractor, for consideration paid to the Contractor under the contract, does irrevocably assign to the City of Pendleton any claim for relief or cause of action which the Contractor now has or which may accrue to the Contractor in the future, including, at the City's option, the right to further assign any claim for relief or consideration and to control any such litigation on such claim for relief or counsel action, by reason of any violation of 15 USC 1-15 or ORS 646.725 or ORS 646.730, in connection with any goods or services provided to the Contractor by any person, which goods or services are used, in whole or in part, for the purpose of carrying out the Contractor's obligations under this contract.

In the event the Contractor hires subcontractors to perform any of the Contractor's duties under the contract, the Contractor shall require the subcontractor to irrevocably assign to the City of Pendleton, as a third party beneficiary any right, title or interest that has accrued or may accrue to the subcontractor by reason of any violation of 15 USC 1-15, ORS 646.725 or ORS 646.730, including, at the City's option, the rights to further assess any claim for relief or Counsel action and to control any litigation arising there under, in connection with any goods or services provided to the subcontractor's obligations as agreed to by the Contractor in pursuance of the completion of the contract.

In connection with this assignment, it is an express obligation of the Contractor that it will take no action which will in any way diminish the value of the rights conveyed or assigned hereunder to the City of Pendleton. It is an express obligation of the Contractor to advise the City of Pendleton of Oregon:

- 1. In advance, of its intention to commence any action on its own behalf regarding such claims for relief or causes of action;
- 2. Immediately upon becoming aware of the fact that an action has been commenced on its own behalf by some other person or persons, of the pendency of such action; and
- 3. The date on which it notified the obligator(s) of any such claims for relief or cause of action of the fact of its assignment to the City of Pendleton.

Furthermore, it is understood or agreed that in the event that any payment under any such claim is made to the Contractor, it shall promptly pay to the City of Pendleton its proportionate share thereof, if any, assigned to the State hereunder.

NON-COLLUSION AFFIDAVIT

- 1) This Non-Collusion Affidavit is material to any Contract awarded pursuant to the bid. According to the Oregon Public Contracts and Purchasing Laws, a public contracting agency may reject any or all bids upon the finding by the agency that it is in the public interest to do so (ORS 279.035). This public contracting agency finds that it is in the public interest to require the completion of this Affidavit by potential Contractors.
- 2) This Non-Collusion Affidavit must be executed by the member, officer, or employee of the Bidder who makes the final decision for price(s) and the amount(s) quoted in the bid.
- 3) Bid rigging and other efforts to restrain competition and the making of false sworn statements in connection with the submission of bids are unlawful and may be subject to criminal prosecution. The person who signs the Affidavit should examine it carefully before signing and assure themselves that each statement is true and accurate, making diligent inquiry, as necessary, of all other persons employed by or associated with the Bidder with responsibilities for the preparation, approval, or submission of the bid.
- 4) In the case of a bid submitted by joint venture, each party to the venture must be identified in the bid documents, and an Affidavit must be submitted separately on behalf of each party.
- 5) The term "complementary bid" as used in the Affidavit has the meaning commonly associated with that term in the bid process and includes the knowing submission of bids higher than the bid of another firm, any intentionally high or non-competitive bid, and any other form of bid submitted for the purpose of giving a false appearance of competition.
- 6) Failure to file an Affidavit in compliance with these instructions may result in disqualification of the bid.

STATE OF)			
County of)			
I state that I am		'ype – Position Title with Firm/Com	pany
representingPrint/Type - Name of Firm/Company			
and that I am authorized to make this Affidavit on land/or officers. I am the person responsible in material provided in this Proposal.	-	, -	
I state that: 1) The price(s) and the amount(s) provided in this consultation, communication, or agreement will except as disclosed on the attached appendix to the state of	th any other	Contractor, Bidder, o	
2) Neither the price(s) nor the amount(s) provided approximate amount(s) provided in this bid, hav who is a Bidder or potential Bidder, and they will	e been disclo	sed to any other Firm/	'Company or person
3) No attempt has been made or will be made to Bidding on this contract, or to submit a bid wi submit any intentionally high or noncompetitiv complementary bid.	th price(s) a	nd/or amount(s) high	er than this bid, or
4) The price(s) and/or amount(s) provided in this be and not pursuant to any agreement or discuss person to submit a complementary or other non-	ion with, or	inducement from, any	_
5) My Firm/Company, its affiliates, subsidiaries, o under investigation by a governmental agency. T found liable for any act prohibited by State or F collusion with respect to Bidding on any public contains Non-Collusion Affidavit.	fficers, direc They have not Tederal law in	tors, and/or employee t in the last four years l n any jurisdiction, invo	been convicted of or olving conspiracy or
I state that my Firm/Company understands and ac important and will be relied on by the City of Pend submitted.	_		
I understand, and my Firm/Company understands, treated as fraudulent concealment from the City of F the Bid for this Contract(s).			
	Signature – Name		
This instrument was acknowledged before mo			
		ic for	

My Commission Expires:

PERFORMANCE AND PAYMENT BOND

KNOW ALL MEN BY THESE PRESENTS, that we,	
(The official name, form of organization, and address o	f the Contractor, and, if partnership, name of partners.)
as Principal, and(Name and Address of the Surety)	
(Name and Address of the Surety)	
	a corporation, duly authorized to do a general surety
business in the State of Oregon as Surety, are jointly ansum of	d severally held and bound unto City of Pendleton in the
(the basic contract	price, in words and figures)
for the payment of which we jointly and severally bind firmly by these presents.	ourselves, our heirs, executors, successors, and assigns,
THE CONDITIONS OF TH	S BOND ARE SUCH THAT
	, the Principal herein, on the day of
	with the City of Pendleton, the obligee herein, which
Contract consists of:	
	ation, Bid Proposal, Bid Bond, Statutory Public Works
	-Collusion Affidavit, Performance and Payment Bond,
	W-9, Special Specifications, Map, all Addenda (if any).
·	Γ/APWA) latest revision, excluding Sections 00100 and
00/45.95, and the City of Pen	<u>lleton Standard Specifications</u>

All as hereto attached and made a part hereof, whereby said Principal undertakes to do all labor, furnish all plant and equipment, and furnish all material in accordance with all the terms and conditions set forth in said Contract Documents; and promptly to make payment for all labor, services, and material and pay sums due the City of Pendleton and the United States required to be paid by employers and to save harmless the obligee from any claims for damages or injury to property or persons arising by reason of said work, as set out more fully in said Contract Documents; and to do and perform all things in said Contract Documents required, in the time and manner and under the terms and conditions therein set forth; and in conformity with all laws, state and national.

NOW, THEREFORE, if said Principal herein shall promptly pay all persons, furnishing labor, services, material or insurance to said Principal, or to his subcontractors, or to their assigns, on or about said work; and shall save harmless the Obligee, its officers and agents, from all claims therefore, or from any claim for damages of injury to property or persons arising by reason of said work; and shall in the time and manner, and under the terms and conditions prescribed, will and faithfully do, perform and furnish all material and things as by them in said contract undertaken, and as by law, state, and federal prescribed, then this obligation shall be void, but otherwise it shall remain in full force and effect.

PROVIDED, HOWEVER, that this bond is subject to the following further conditions:

- (a) All material, workmen, and all persons who shall supply such laborers, mechanics or subcontractors with material, supplies, or provisions for carrying on such work shall have a direct right of action against the Principal and Surety on this bond, second only to the right of the Obligee under this bond, which right of action shall be asserted in proceedings instituted in the appropriate court of the State of Oregon, and insofar as permitted by the laws of Oregon, such right of action shall be asserted in a proceeding instituted in the name of the Obligee to the use and benefit of the person, firm or corporation instituting such action and of all persons, firms, or corporations having claims hereunder shall have the right to be made a party to such proceeding (but not later than six months after the complete performance of said contract and final settlement and judgment rendered thereon).
- (b) In no event shall the Surety be liable for a greater sum than the amount of this bond, or subject to any suit, action, or proceeding thereon that is instituted later than twelve (12) months after the complete performance of said contract and final settlement thereof.
- (c) Said Surety, for value received, hereby stipulates and agrees that no change, extension of time, alteration, or addition to the terms of the contract or to the work to be performed thereunder or the specifications and accompanying the same shall in any way affect its obligations on this bond. It does hereby waive notice of such change, extension of time, alteration, or addition to the terms of the contract or to the work or to the specifications.

		this Bond to be executed in, 2023.	
	_		(SEAL)
	_		(SEAL)
	_	(Dringing)	(SEAL)
WITNESSES:		(Principal)	
	<u> </u>		(SEAL)
	_		(SEAL)
COUNTERSIGNED:			
BY:(Resident Ag	 		

CERTIFICATE OF INSURANCE

This is to certify to the CITY OF PENDLETON that a CERTIFICATE OF INSURANCE is issued co-insuring the City of Pendleton as described below and that the insurer agrees that it shall notify the City in writing, of material change, or any expiration or of any cancellation of the below described policies not less than thirty (30) days prior to such change, expiration, or cancellation may become effective and that such notice shall be made by certified mail, return receipt requested, to the City of Pendleton at the following address: 500 S. W. Dorion Avenue, Pendleton, Oregon 97801.

Company Letter A Company Letter B

COMPANIES AFFORDING COVERAGE

		any Letter C			
		any Letter D			
COVERAGES	Comp	any Letter E			
THIS IS TO CERTIFY THAT POLICIES OF INSURANCE L	ISTED BELOW HA	VE BEEN ISSUED	TO THE INSUR	FD NA	MED ABOVE FOR THE
POLICY PERIOD INDICATED. THE INSURANCE AFFOR					
EXCLUSIONS, AND CONDITIONS OF SUCH POLICIES					
PENDLETON REQUIRES OTHERWISE.		, , , , , , , , , , , , , , , , , , , ,			
TYPE OF INSURANCE (Check One) POLICY NUMBER	POLICY	POLICY	LIAB	II ITY I	IMITS IN THOUSANDS
Claims Made	EFFECTIVE	EXPIRATION		EA	
Occurrence	DATE	DATE	C		RENCE
_					
GENERAL LIABILITY			BODILY	\$	\$
COMPREHENSIVE FORM			INJURY		
PREMISES/OPERATIONS					
UNDERGROUND			PROPERTY	\$	\$
EXPLOSION & COLLAPSE			DAMAGE		
PRODUCTS/COMPLETED OPERATIONS					
CONTRACTUAL			BI & PD	\$	\$
INDEPENDENT CONTRACTORS			COMBINED		
BROAD FORM PROPERTY DAMAGE					
PERSONAL INJURY			PERSONAL II	NJ. \$	\$
AUTOMOBILE LIABILITY			BODILY INJU	RY	
ANY AUTO			(PER PERSOI	N) \$	
ALL OWNED AUTOS (PRIV. PASS.)				-	
ALL OWNED AUTOS (OTHER THAN					
PRIV. PASS)			BODILY INJU	RY	
			(PER ACCIDE	NT)\$	
HIRED AUTOS			PROPERTY	\$	
NON-OWNED AUTOS			DAMAGE	Ψ	
GARAGE LIABILITY			DAMAGE		
OANAGE EIABIEIT I			BI & PD	\$	
			COMBINED	Ψ	
EXCESS LIABILITY			<u> </u>		
UMBRELLA FORM			BI & PD	\$	
OTHER THAN UMBRELLA FORM			COMBINED	•	
			STATUTORY		
WORKER'S COMPENSATION			\$		(each accident)
AND			\$		(disease policy limit)
EMPLOYERS' LIABILITY			\$		(disease-each employee)
OTHER					
DESCRIPTION OF OPERATIONS // OCATIONS // FILIPLE	CICDECIAL ITEM				
DESCRIPTION OF OPERATIONS/LOCATIONS/VEHICLE	3/3PECIAL HEMS				
SPECIAL INSTRUCTIONS INDICATE WITH RESPECT TO	EACH OF THE GE	NERAL CATEGOR	RIES OF INSURAI	NCE, IE	. GENERAL LIABILITY,

CERTIFICATE HOLDER

Insured

CANCELLATION

AUTO LIABILITY, EXCESS LIABILITY AND THE LIKE, WHETHER OR NOT THEY COVER THE BOXES ABOVE. SPECIFICALLY, THE CITY WANTS TO KNOW WHETHER BY CHECKING ONE OF THE BROAD COVERAGES ALL THE COVERAGES LISTED ARE ALSO INCLUDED. IN ADDITION, WITH RESPECT TO AGGREGATE LIMITS PLEASE INDICATE WHETHER THE AGGREGATES ARE FOR ONE OCCURRENCE OR

This is to certify to the CITY OF PENDLETON that a CERTIFICATE OF INSURANCE is issued co-insuring the City of Pendleton as described below and that the insurer agrees that it shall notify the City in writing, of material change, of any expiration, of any cancellation of the below described policies not less than thirty (30) days prior to such change, expiration, or cancellation may become effective and that such notice shall be made by certified mail, return receipt requested, to the City of Pendleton at the following address: 500 SW Dorion Avenue, Pendleton, OR 97801.

۸ı	ITUAL	RFPRFSF	NITATI\/C

AGGREGATE DURING THE LIFE OF THE POLICY WITH RESPECT TO EACH.

SPECIAL CONDITIONS

- **1.** In the case of a difference or conflict in specifications and/or drawings, the Special Conditions, followed by the Special Specifications, followed by the City's Standard Specifications, and then followed by ODOT/APWA Specifications shall govern or prevail.
- **2.** The Contractor shall make payment promptly, as due, to all persons supplying to such Contractor labor or materials for the prosecution of the work provided in the Contract.
- **3.** The Contractor shall provide workers' compensation insurance coverage for all individuals, others than those exempt under ORS 656.027, who perform labor under the Contract before labor under the Contract commences. Contractor shall pay all contributions or amounts due for Workers' Compensation coverage from the Contractor incurred in the performance of the Contract.

A copy of each insurance policy, or certificate thereof, issued by a responsible and solvent insurance corporation or association authorized to issue such policy or policies under the laws of the State of Oregon shall be delivered to the City within a reasonable period of time after the same is issued by the company or companies or associations issuing such policy or policies. All said policies or certificates shall provide for a minimum of thirty (30) days notice to the City in the event of cancellation or material change in the terms.

- **4.** The Contractor will not permit any lien or claim to be filed or prosecuted against the City on account of any material or labor furnished to the Contractor.
- **5.** The Contractor will pay to the Oregon Department of Revenue all sums withheld from employees pursuant to Oregon Statutes.
- **6.** The Contractor shall demonstrate that an employee drug testing program is in place.
- 7. If the Contractor fails, neglects, or refuses to make prompt payment of any claim for labor or services furnished to the Contractor or a subcontractor by any person in connection with this Contract as such claim shall become due, the proper officer or officers representing the City may pay such claim to the person furnishing the labor or service and charge the amount of the payment against funds due or to become due to the Contractor by reason of this Contract. The payment of a claim in this manner authorized by this paragraph shall not relieve the Contractor or the Contractor's surety from obligation with respect to any unpaid claim. (ORS 279C.515)
- 8. The Contractor shall, within two (2) working hours after the advertised bid closing date and time, notify the Community Development Director in writing of the names of the first-tier sub-contractors on the disclosure form attached to the end of these Special Conditions. Submission of the first-tier sub-contractors disclosure form only applies to public contracts for public improvements with a contract value of more than \$100,000 (ORS 279C.370). Contractors are required to disclose information about certain first-tier subcontractors. Specifically, when the contract amount of a first-tier subcontractor furnishing labor or labor and materials would be greater than or equal to: (i) 5% of the total project bid, but at least \$15,000; whichever is greater; or (ii) \$350,000 regardless of the percentage of the total project bid. If no subcontractors need to be disclosed, enter "NONE" on the form and submit it.
- 9. In addition to required payment and performance bonds which may be used for unpaid wages, all contractors, subcontractors and non-construction companies who work on public works projects, with a contract price that exceeds \$100,000, subject to the Prevailing Wage Rate law shall file a \$30,000 Statutory Public Works Bond with the Construction Contractor's Board (CCB) before starting work on the project, unless exempt, to be used exclusively for unpaid wages determined to be due by BOLI {ORS 279C.830 and ORS 279C.836}. (See forms included in Section 5.00) This bond applies to ALL CCB licensed and non-CCB licensed subcontractors. Contractors must include in every subcontract a provision requiring the subcontractor to have a Public Works Bond filed with the CCB and must verify that subcontractors have filed a Public Works Bond before permitting subcontractor to start work on a project, unless exempt. For more information regarding this requirement, contact the Construction Contractor's Board at (503) 378-4621.
- **10.** If the Contractor fails, neglects or refuses to pay promptly a person's claim for labor or services that the person provides to the Contractor or a Subcontractor in connection with the public improvement contract as the claim becomes due, the proper officer that represents the municipality (Owner) may pay the amount of the claim to the person that provides the labor or services and charge the amount of the payment against funds due or to become due the Contractor by reason of the contract.

If the Contractor or a first-tier subcontractor fails, neglects or refuses to pay a person that provides labor or materials in connection with the public improvement contract within thirty (30) days after receiving payment from the contracting agency or a contractor, the contractor or first-tier subcontractor owes the person the amount due plus interest charges that begin at the end of the 10-day period within which payment is due under ORS 279C.580 (Contractor's relations with subcontractors) (4) and that end upon final payment, unless payment is subject to a good faith dispute as defined in ORS 279C.580 (Contractor's relations with subcontractors). The rate of interest on the amount due is nine (9) percent per annum as defined under ORS 279C.515(2). The amount of interest may not be waived.

- **11.** If the Contractor or a subcontractor fails, neglects or refuses to make payment to a person furnishing labor or materials in connection with the public improvement contract, the person may file a complaint with the Construction Contractors Board, unless payment is subject to a good faith dispute as defined in ORS 279C.580. **Every contract related to this Contract shall contain a clause setting forth this requirement.**
- **12.** If requested in writing by a first-tier subcontractor, the Contractor, within ten (10) calendar days after receiving the request, shall send to the first-tier subcontractor a copy of that portion of any invoice, request for payment submitted to the public contracting agency or pay document provided by the public contracting agency to the Contractor specifically related to any labor or materials supplied by the first-tier subcontractor.
- 13. Except where the Contractor is a party to a collective bargaining agreement in effect with a labor organization, no person shall be employed for more than ten (10) hours in any one day, or forty (40) hours in any one week, except in cases of necessity, emergency, or where the public policy absolutely requires it, and in such cases, the employee shall be paid at least time and a half pay:
- A) For all overtime in excess of eight (8) hours a day or forty (40) hours in any one week when the work week is five (5) consecutive days, Monday through Friday except for individuals under this Contract who are excluded under ORS 653.010 to 653.261 or under 29 U.S.C. sections 201 to 209 from receiving overtime; or
- B) For all overtime in excess of ten (10) hours a day or forty (40) hours in any one week when the work week is four (4) consecutive days, Monday through Friday; except for individuals under this Contract who are excluded under ORS 653.010 to 653.261 or under 29 U.S.C. sections 201 to 209 from receiving overtime; and
- C) For all work performed on Saturday and on the following legal holidays:
 - (i) Each Sunday.
 - (ii) New Year's Day on January 1.
 - (iii) Memorial Day on the last Monday in May.
 - (iv) Independence Day on July 4.
 - (v) Labor Day on the first Monday in September.
 - (vi) Thanksgiving Day on the fourth Thursday in November.
 - (vii) Christmas Day on December 25.
- D) Each time a holiday listed above falls on Sunday, the succeeding Monday shall be recognized as a legal holiday. Each time a holiday listed above falls on Saturday, the preceding Friday shall be recognized as a legal holiday. (ORS 279C.540)
- E) The Contractor must give notice to employees who work on a public contract in writing, either at the time of hire or before commencement of work on the Contract, or by posting a notice in a location frequented by employees, of the number of hours per day and days per week that the employees may be required to work. (ORS 279C.520)
- **14.** Contractor may not work on the following City recognized holidays without explicit written permission from the City of Pendleton. City reserves the right to disallow work on these days due to available inspection staff and/or traffic safety and congestion.
 - A) The afternoons of Wednesday and Thursday of the second full week in September (Round-up Week).
 - B) The Friday and Saturday of the second full week of September (Round-up Week).
 - C) Christmas Eve on December 24.
 - D) New Year's Eve on December 31.
 - (i) Each time a holiday listed above falls on Sunday, the succeeding Monday shall be recognized as the holiday, or each time a holiday listed above falls on Saturday, the preceding Friday shall be recognized as the holiday.
- **15.** Contractor must promptly pay for all medical services for which the contractor has agreed to pay and for all amounts for which the Contractor collects or deducts from the worker's wages. (ORS 279C.530)

16. Each worker in each trade or occupation employed in the performance of the Contract either by the Contractor, subcontractor or other person doing or contracting to do the work in whole or any part on the Contract, shall be paid not less than the applicable prevailing rate of wage as required by ORS Chapter 279C.838 and 279C.840. All bidders must comply and agree that the requirements and conditions of employment be observed and prevailing wage rates, as established by the Oregon Bureau of Labor and Industries be paid under this Contract.

The existing prevailing wage rates in effect on January 1, 2023, including any amendments, are as published by the Oregon Bureau of Labor and Industries. Copies of the existing prevailing wages are available online at https://www.oregon.gov/boli/employers/pages/prevailing-wage.aspx

- 17. Any and all employees of Contractor or his contractors while engaged or performing any work or services required by him under this agreement shall be considered his employees only and not employees of the City and any claims that may arise under the Workers' Compensation Act on behalf of the said employees while so engaged in any and all claims made by third parties as a consequence of any act or omission on the part of him or his employees while so engaged on any of the work or services provided to be rendered herein shall be the sole obligation responsibility of Contractor and/or his contractors. The parties to this agreement recognize that Contractor and his employees, officers, agents and subcontractors are providing professional services as independent contractors and are not providing services as employees of the City and are therefore not entitled to the benefits provided by the City to his employees, including but not limited to Workers' Compensation benefits, group health insurance, social security, pension plans, or any other benefit accruing to City's employees. Contractor hereby agrees to hold the City harmless from, and shall process and defend at his own expense, all claims, demands, or suits of whatever nature, brought against him arising from his performance under this agreement. Contractor shall advise his officers, agents, employees and subcontractors of this provision.
- **18.** The Contractor shall keep himself informed and at all times comply with any ordinance, laws, and regulations dealing with the preservation of environmental pollution and the preservation of natural resources that may be affected in the performance of the Contract. The following are a list of agencies that may have enacted ordinances or regulations dealing with the preservation and environmental pollution and the preservation of natural resources:

Federal Agencies:

Agriculture, Department of

Forest Service

Soil Conservation Service

Defense, Department of

Army Corps of Engineers

Energy, Department of

Federal Energy Regulatory Commission

Environmental Protection Agency

Health and Human Services, Department of

Housing and Urban Development,

Department of Solar Energy and Energy

Conservation Bank

Interior, Department of

Bureau of Land Management

Bureau of Indian Affairs

Bureau of Mines

Bureau of Reclamation

Geological Survey

Mineral Management Service

U.S. Fish and Wildlife Service

Labor, Department of

Occupational Safety and Health Administration

Mine Safety and Health Administration

Transportation, Department of

Coast Guard

Water Resources Council

State Agencies:

Administrative Services, Department of

Dept of Agriculture

Department of Consumer & Business Services,

State of Oregon

Occupational Safety & Health Division

Environmental Quality, Department of

Fish and Wildlife, Department of

Forestry, Department of

Geology and Mineral Industries, Department of

Health Division

Historic Preservation Office

Human Resources, Department of

Land Conservation and Development Commission

Parks and Recreation, Department of

Soil and Water Conservation Commission

State Engineer

State Land Board (Lands, Division of State)

Transportation, Department of

Water Resources Department

Local Agencies:

City of Pendleton City Council

Umatilla County Commissioners

Board of Port of Umatilla

Fire Protection Districts

City of Pendleton Planning Commission

Umatilla County Planning Commission

Confederated Tribes of the Umatilla Indian

Reservation

19. Liability and Indemnity:

- A) <u>Indemnification</u>. Contractor shall indemnify, hold harmless and defend City and its officers, agents and employees from, and reimburse City for, any cost, claim, loss, or liability suffered directly or from a third-party claim arising out of or related to any negligent activity of Contractor in the execution of this Contract. City shall have no liability to Contractor for any injury, loss, or damage caused by Contractor or third parties.
- B) <u>Public Liability and Property Damage Insurance</u>. Before beginning execution of the Contract, Contractor shall maintain public liability insurance against death or injury to person, or damage to property, during the life of this Contract at Contractor's cost; said insurance shall be in such form so as to protect both Contractor and City from all claims expressed or implied as above provided, and in the following amounts:
 - 1) Public Liability Insurance not less than \$1,000,000 for injuries to any one person, including accidental death and not less than \$1,000,000 for any one accident.
 - 2) Property Damage Insurance not less than \$1,000,000 for any one accident.

The Contractor's Public Liability and Property Damage Insurance shall adequately provide the <u>primary coverage</u> on all claims arising out of the performance of the Contract. Such insurance shall cover all risks arising directly or indirectly out of Contractor's activities. Such insurance shall protect Contractor against the claims on account of the obligations assumed by Contractor under this Contract and shall name City and its officers, agents and employees as additional insured.

The above-mentioned proof shall be in the form of a copy of the policy and all appropriate riders with the City being named as a co-insured on all policies and provide for thirty (30) days written notice of any change or cancellation to City before Contractor begins execution of the Contract.

- **20.** No bid for construction will be received or considered by the City unless the bidder is registered with the Construction Contractors Board as required by ORS Chapter 701 or the State Landscape Contractors Board as required by ORS 672.530. **In addition, the Contractor and subcontractors must obtain a City of Pendleton Business License as follows:**
 - A) Any contractor or subcontractor engaged in any activity for which registration with the Oregon Construction Contractors Board is required pursuant to Oregon Revised Statutes, Chapter 701, must obtain a City of Pendleton Business License or comply with the alternative in paragraph 18.C) below.
 - B) The Contractor or any subcontractor engaged in any activity for which registration with the Oregon Construction Contractors Board is required pursuant to Oregon Revised Statutes, Chapter 701, must include, as part of the application for a City of Pendleton business license, a copy of a current certificate of registration issued by the Oregon Construction Contractors Board.
 - C) A prime contractor engaged in a Construction Project may obtain a Construction Project License as an alternative to obtaining a City of Pendleton Business License for each subcontractor engaged in the Construction Project. The Construction Project License is in lieu of a Business License for subcontractors only and is in addition to the Business License of the prime contractor. The application for a Construction Project License must contain, among other items, a signed statement by the prime contractor and each subcontractor engaged in the Construction Project that each signatory is registered under the provisions of this Oregon Revised Statutes, Chapter 701, and stating that the registration is in full force and effect. For the prime contractor and each subcontractor, a copy of a current certificate of registration issued by the Oregon Construction Contractors Board is also required.
- **21.** The Oregon Government Standards and Practices laws may apply to Contractor. ORS 244.040(1)(a) prohibits any government officer, employee, or agent from using the governmental relationship to obtain a financial gain or avoid a financial detriment that would not otherwise be available but for the governmental relationship. For further information on this matter contact the Oregon Government Standards and Practices Commission; 100 High Street SE, Suite 220; Salem, Oregon 97310; phone 503 378-5105.

22. Contractor certifies that:

- A) Contractor is free from direction and control over the means and manner of providing the labor or services, subject only to the right of City to specify the desired results;
- B) Contractor is responsible for obtaining all assumed business registrations or professional occupational licenses required by state law or local governmental ordinances;
- C) Contractor furnishes the tools or equipment necessary for performance of the contracted labor or services;
- D) Contractor has the authority to hire and fire employees to perform the labor or services;
- E) Payment for the labor or services is made upon completion of the performance of specific portions of the project or is made on the basis of a periodic retainer;

- F) Contractor is registered under ORS chapter 701 (Construction Contractors), if Contractor provides labor or services for which such registration is required;
- G) Federal and state income tax returns in the name of the business or a business Schedule C or farm Schedule F as part of the personal income tax return were filed for the previous year if the contractor performed labor or services as an independent contractor in the previous year; and
- H) Contractor represents to the public that the Contractor is an independently established business. Except where Contractor files a Schedule F as part of the personal income tax return and the Contractor performs farm labor or services that are reportable on Schedule C, Contractor is considered to be engaged in an independently established business when four or more of the following circumstances exist:

[Initial those that apply]

- The labor or services are primarily carried out at a location that is separate from the residence of Contractor or are primarily carried out in a specific portion of the residence, which portion is set aside as the location of the business;
 Commercial advertising or business cards as is customary in operating similar businesses are
- purchased for the business, or the Contractor has a trade association membership;
- iii___ Telephone listing and service are used for the business that is separate from the personal residence listing and service used by Contractor;
- iv ___ Labor or services are performed only pursuant to written Contracts;
- v __ Labor or services are performed for two or more different persons within a period of one year; or
- vi ___ Contractor assumes financial responsibility for defective workmanship or for service not provided as evidenced by the ownership of performance bonds, warranties, errors and omission insurance or liability insurance relating to the labor or services provided.
- **23**. If any action is instituted in connection with any claim or controversy arising out of this agreement, attorney fees may not be awarded by the court of competent jurisdiction and each party shall bear its own expenses of such action.
- **24.** This agreement and the party's rights under it shall be construed and regulated by the laws of the State of Oregon and venue for any dispute hereunder shall lie in Pendleton, Umatilla County, Oregon.

25. Work Hours

Normal working hours are Monday through Friday, 7:00 am to 6:00 pm. Work may extend beyond this time period with prior written permission from the City. The Contractor shall notify the City forty-eight (48) hours in advance of time work will be performed on Saturdays, Sundays or Holidays or other than normal working hours.

Per City Ordinance No. 2287, no work that produces dust or flying debris shall be performed or equipment utilized that produces noise of sufficient volume to disturb the sleep or repose of occupants of neighboring property between the hours of 6:00 pm and 7:00 am without express written permission from the City.

- **26.** The Contractor shall plan, coordinate and be responsible for all construction work and proceed with minimum interference to the operation of the existing facility or other construction work. Prior to starting the construction, confer with the City to develop an approved construction schedule, which will permit the facility to function as normal as practical during the construction. If it becomes necessary to do certain parts of the construction outside normal working hours, or change/modify sequence of activities in order to avoid undesirable conditions, it shall be the obligation of the Contractor to do this work at such a time at no additional cost to the City.
- **27**. The Contractor shall maintain proper and required construction related impact controls, including controls for such impact as noise, dust, erosion and hours of operation.
- **28.** The Contractor shall provide and receive written approval from the City of Pendleton a payment schedule prior to construction.
- **29.** All existing features including, but not limited to, roadways, driveways/easements, structures, lots, curbs, sidewalks, fences, walls, plantings, ditches, mailboxes, signs, irrigation, piping and utilities disturbed during construction shall be restored to "AS GOOD or BETTER" than original condition unless otherwise specified in the plans/specifications. If a utility is damaged during construction, the Contractor shall contact owner of the utility for inspection of damage prior to repairs. Contractor shall repair all utility services damaged during construction, and such repair shall be considered incidental.

30. Recovery of Costs

As work on the Contract progresses, the City shall upon request, inform the Contractor of all accrued costs. If punch list items are not completed after the 12-month period following substantial completion, the City will retain the remaining retainage and consider the Contract closed. The City will complete the punch list items and any cost above the remaining retainage withheld will be sought by placing a lien against the Contractor's bond.

31. Final Payment

Upon completion of the work, Contractor shall notify City in writing that they have completed their part of the Contract and shall request Final Payment. Final Payment or any part of the retained percentage will be withheld upon the option of the City until the Contractor submits to the City an Affidavit Certifying Contractor Payment for Labor, Services and Materials, Compliance With Labor Provisions and Contractor's Acceptance of Final Payment. (see Affidavit attached to end of this Section).

32. Oregon's Reciprocal Preference Law

ORS 279A.120 requires public contracting agencies, in determining the lowest responsible bidder, to add a percent increase to each out-of-state bidder's bid price which is equal to the percent of preference given to local bidders in the bidder's home state. That is, if the low bidder is from a state that grants a 10 percent preference to its own in-state bidders, the Oregon agency must add 10 percent to that bidder's price when evaluating the bid.

ORS 279A.120(2) states: For the purposes of awarding a public contract, a contracting agency shall:

- (a) Give preference to goods or services that have been manufactured or produced in this state if price, fitness, availability and quality are otherwise equal; and
- (b) Add a percent increase to the bid of a nonresident bidder equal to the percent, if any, of the preference given to the bidder in the state in which the bidder resides.

The Department of Administrative Services (DAS), State Procurement Office has gathered information on preference laws of all states. For more information please visit: https://www.oregon.gov/DAS/Procurement/Pages/Index.aspx

33. Each bid must identify whether the bidder is a resident bidder and each bidder must be qualified in accordance with ORS 279 and other applicable sections of the Oregon Revised Statutes in order to enter into a Contract with the Owner for public work in Oregon.

34. In-State Tie-Bid Awards

All state and local contracting agencies shall give preference to in-state offerors if their offers are the same as nonresident offerors.

35. Nonresident Bidders

ORS 279A.120(3) states: "When a public contract is awarded to a nonresident bidder and the contract price exceeds \$10,000, the bidder shall promptly report to the Department of Revenue (DOR) on forms to be provided by the department the total contract price, terms of payment, length of contract and such other information as the department may require before the bidder may receive final payment on the public contract. The contracting agency shall satisfy itself that the requirement of this subsection has been complied with before the contracting agency issues a final payment on a public contract." (See form attached to the end of these Special Conditions)

To view ORS 279A.120, visit: www.oregonlegislature.gov

For information about DOR requirements, contact: www.oregon.gov/DOR

36. Damage of existing structure - when the existing structure or facility, which is intended to remain, is damaged by the Contractor during demolition or construction, the Contractor shall promptly repair and replace the damaged portion of the facility at no cost to the City.

37. Street closures and notifications:

The Contractor shall make every effort possible to contact adjoining property owners of streets to be crack sealed. Contact efforts should include, but not be limited to, signage, door knock and talks, letters, door hangars, and/or phone notifications, if possible. Contractor shall give written notification five (5) days prior and 24-hour advance notice to all

residents and businesses along a street scheduled for crack sealing. The notice shall describe the activity planned, when and if the street is to be closed and when it is scheduled to be reopened. Contractor shall develop a work schedule to be approved by City. Overall schedule must be submitted to and approved by City five (5) days prior to commencing work. City will publish schedule with local media to help with public notification. If bus stops/shelters are located within the project area which will impact the bus route, Contractor will coordinate with bus companies alternative temporary bus stops/shelters until completion of the project.

Public notification by the Contractor must also be sent to the following:

- First Student Bus Company
- Pendleton School District
- Kayak Public Transit
- Let 'er Bus Transit
- Pendleton Sanitary Service
- Umatilla County Dispatch
- Police Chief
- Fire Chief

Contact information	for the above w	ill be provided	d by the City a	at the pre-con	struction meeting

DATED:	, 2023.	Contractor:
	,	
		Bv:

CITY OF PENDLETON FIRST-TIER SUBCONTRACTOR DISCLOSURE FORM

Bids which are submitted by Bid Closing, but for which a required disclosure submittal has not been made by the specified Disclosure Deadline, are not responsive and shall not be considered for Contract award.

2023 Crack Seal Project

AGENCY SUPPLIED INFORMATION:

Project Name:

Bid Closing Date: July 11, 2023	Time:_	2:00 pm
Disclosure Deadline Date: <u>July 11, 20</u>	<u>23</u> Time:	4:00 pm
THIS DISCLOSURE FORM MUST BE SUBMI accordance with the date and time in the Advert Schedule. If necessary, use additional forms to s	isement for Bids. A separat	e form must be submitted for each
The contracting agency will insert "N/A" if the c this form must be submitted either with the bid o date and time; but no later than the Disclosure E	r within two (2) working ho	
List below the NAME, ADDRESS, DOLLAR V NUMBER, CONTACT NAME and TELEPHON and/or materials that are required to be disclosed	E NUMBER of each Subcon	tractor that will be furnishing labor
ENTER "NONE" IF THERE ARE NO SU (Attach add	BCONTRACTORS THAT ditional sheets if needed)	NEED TO BE DISCLOSED.
NAME/ADDRESS OF SUBCONTRACTORS	\$ VALUE/CCB #	CONTACT NAME/PHONE #
1)	\$	
	CCB#	
2)	\$	
	CCB#	
3)	S	
	CCB#	
The above listed first-tier subcontractor(s) are pr greater than:	oviding labor and/or materi	als with a Contract value equal to or
a) 5% of the total project amount projb) \$350,000, regardless of the percenta		
Disclosure submitted by: Signature – Bidder Name		
Contact Name: Print/type – Bidder Name		
Print/type – Bidder Name		Phone Number

Unless otherwise stated in the original solicitation, this document shall not be faxed. It is the responsibility of the Bidder to separately submit this Disclosure Form and any additional sheets with the Project Schedule and Name clearly marked in accordance with the date and time in the Advertisement for Bids.

CITY OF PENDLETON

AFFIDAVIT CERTIFYING CONTRACTOR PAYMENT FOR LABOR, SERVICES AND MATERIALS, COMPLIANCE WITH LABOR PROVISIONS AND CONTRACTOR'S ACCEPTANCE OF FINAL PAYMENT

(READ THIS DOCUMENT CAREFULLY. IT IS A LEGAL DOCUMENT)

PROJECT NAME:		CONTRACT NO.	
l,		the	
	(Name)		(Officer/Title)
of		acknowledge	2:
	(Company)		

- 1. That all labor, services, materials furnished for the above Contract have been paid in full.
- 2. That I and my subcontractors, employees, agents and officials have complied with all labor provisions of the above Contract, and all final Certified Payroll Reports have been submitted to the City of Pendleton.
- 3. That there are no claim(s), potential claim(s) or pending claim(s) for any labor, services or materials related to this Contract.
- 4. That there are no liens, potential liens or pending liens existing related to this Project and/or to the above Contract.
- 5. That I have reviewed the attached final pay statement and it is a true and accurate statement for final payment for all labor, services and materials of the above Contract.
- 6. That all work (labor and/or services) has been performed and/or material supplied in full accordance with the requirements of the above Contract, except for those modifications approved by the City in writing including: duly authorized written deviations, written substitutions, written alterations and/or written additions.
- 7. That I accept final payment for all labor, services and materials furnished pertinent to the above Contract and that I release the City of Pendleton, an Oregon municipal corporation and its officers, agents and employees from any and all claims and any and all liabilities to me as the Contractor for all things done or furnished in connection with the Contract and agree to defend and indemnify the City of Pendleton against any and all claims, loss, damage or liability made against the City by Contractor, his employees, agents, subcontractors or those acting within his authority and every act of the City related to or rising out of the Contract.
- 8. That I have provided a performance bond for the Contract, which shall remain in full force and effect for one (1) year after the date of final written acceptance by the City of the work, and this performance bond guarantees any and all workmanship and materials from any defect whatsoever.
- 9. That I have read this Affidavit and agree with it.

DATED this	day of		, 20	
			Contractor's Name	
			Print Name and Title	
			Signature	
State of))			
County of				
On the	day of	, 20	, personally appeared	
as	of		, personally appeared	, Contractor,
who acknowled	ged this instrument to be	his/her volur	tary act and deed.	
	(SEAL)		Notary Public – State of	
	,		My Commission Expires:	

Form OR-NRB

Page 1 of 1, 150-800-020 (Rev. 03-17)

Signature of person signing for business

Oregon Department of Revenue

Oregon	Nonresident	Bidder	Form
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Submit	original	form-do	not	suhmit	nhotoco	21/
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	Office	use c	nly	
Date re	eceived			

Oregon Revised Statute (ORS) 279A.120 states that when a public contract is awarded to a nonresident bidder and the contract price is more than \$10,000, the bidder must report certain information to the Oregon Department of Revenue before the bidder can receive final payment on the contract. To view ORS 279A.120, visit www.oregonlegislature.gov.

Using one of the options below, you must submit this completed form before we can make your final payment.

Bidder information					
Company name			Federal ID numb	per	
		_			
ompany contact name		Oregon business	s ID number		
Street/mailing address			Telephone		
		()	_		
ty, state, ZIP	Email				
Contract information					
ontracting agency name					
rms of payment				Total contract price	
. ,				\$	
ief description of services provided				1.	
ill the work or services provided, at any time, require	re a physical presence in Oregon?				
		Yes	No		
ontract number	Start date of contract		Contract expirat	ion date	
	/ /		/ /		
jency contact					
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Submitting this form Please submit this form one of thes	se ways:				
Submitting this form	se ways:			Email	
Submitting this form Please submit this form one of thes Mail	Fax		dor.pro		
Submitting this form Please submit this form one of thes Mail Oregon Department of Revenue	Fax			curement@state.or.us	
Submitting this form Please submit this form one of thes Mail Oregon Department of Revenue Financial Services Unit	Fax 503-945-		(You mus	curement@state.or.us t have Acrobat Standard	
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Submitting this form Please submit this form one of thes Mail Oregon Department of Revenue Financial Services Unit 955 Center Street NE, Room 461	Fax 503-945-		(You mus	curement@state.or.us t have Acrobat Standard	

Date

(Rev. November 2017)

Request for Taxpayer Identification Number and Certification

requester. Do not send to the IRS.

Give Form to the

Internal	Revenue Service	► Go to www.irs.gov/FormW9 for ins	structions and the lates	st information.			
	1 Name (as showr	n on your income tax return). Name is required on this line; d	lo not leave this line blank.				
	2 Business name/disregarded entity name, if different from above						
Print or type. See Specific Instructions on page 3.	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only one of the following seven boxes. ☐ Individual/sole proprietor or ☐ C Corporation ☐ S Corporation ☐ Partnership ☐ Trust/estate single-member LLC ☐ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ▶					4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3): Exempt payee code (if any) Exemption from FATCA reporting code (if any)	
Prin Hic In	another LLC that is not disregarded from the owner for U.S. lederal tax purposes. Otherwise, a single-member LLC to is disregarded from the owner should check the appropriate box for the tax classification of its owner.						
ပ	Other (see in:		2		(Applies to acco	ounts maintained outside the U.S.)	
ee Sp	5 Address (number	r, street, and apt, or suite no.) See instructions,		Requester's name a	and address	(optional)	
S	6 City, state, and 2	ZIP code					
	7 List account nun	nber(s) here (optional)					
Par	Taxpa	yer Identification Number (TIN)					
		propriate box. The TIN provided must match the nar	ne given on line 1 to avo	oid Social sec	urity numb	er	
backu reside	p withholding. For nt alien, sole prop s, it is your emplo	r individuals, this is generally your social security nur vietor, or disregarded entity, see the instructions for yer identification number (EIN). If you do not have a	nber (SSN). However, fo Part I, later. For other	or a or			
Note:	If the account is in	n more than one name, see the instructions for line 1	. Also see What Name a	and Employer	identificatio	on number	
Numb	er To Give the Re	quester for guidelines on whose number to enter.					
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2. I am Ser	n not subject to ba vice (IRS) that I an	n this form is my correct taxpayer identification numl ackup withholding because: (a) I am exempt from ban in subject to backup withholding as a result of a failur backup withholding; and	ckup withholding, or (b)	I have not been no	otified by t	he Internal Revenue	
3. I an	n a U.S. citizen or	other U.S. person (defined below); and					
4. The	FATCA code(s) e	ntered on this form (if any) indicating that I am exem	pt from FATCA reporting	g is correct.			
you ha acquis other t	ve failed to report	s. You must cross out item 2 above if you have been no all interest and dividends on your tax return. For real es ent of secured property, cancellation of debt, contributi vidends, you are not required to sign the certification, b	tate transactions, item 2 ons to an individual retire	does not apply. For ement arrangement	r mortgage (IRA), and	interest paid, generally, payments	
Sign Here	Signature of U.S. person ▶	•	D	ate ►			
Ger	neral Instr	ructions	• Form 1099-DIV (div funds)	ridends, including	those from	stocks or mutual	
Section noted.		o the Internal Revenue Code unless otherwise	 Form 1099-MISC (v proceeds) 	arious types of inc	come, priz	es, awards, or gross	
related	to Form W-9 and	For the latest information about developments d its instructions, such as legislation enacted d, go to www.irs.gov/FormW9.	 Form 1099-B (stock transactions by broken) Form 1099-S (procent) 	ers)			
Dur	nose of Eor	m	"			•	
An ind	• Form 1099-K (merchant card and third party network transactions) • Form 1099-K (merchant card and third party network transactions) • Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)						
11101111	GUOTI TOTALITI WITH L	NO THE HUSE OBTAIN YOUR CONTECT TAXPAYER	• Form 1000 C /oons	alad dabt)			

identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

SPECIAL SPECIFICATIONS

DESCRIPTION OF WORK

This Project consists of the following work for the 2023 Crack Seal Project in Pendleton, Oregon:

- 1. Crack Seal.
- 2. Perform incidental work as called for in the Specifications and Plans.

PROJECT OVERVIEW

This Project is a Unit-price type contract based on linear feet of crack sealing performed and completed on the roads specified in the City of Pendleton. Unit-price includes all work necessary to perform a complete job including crack cleaning, traffic control, placing and squeegeeing the crack sealing material, cleaning of debris remaining from cleaning process, sanding of crack sealing material, and other incidental work necessary to complete the job.

The work will follow the City of Pendleton Specifications.

1. ALL CONSTRUCTION

All construction shall be in compliance with the latest revision of the City of Pendleton Standard Specifications and the "Oregon Standard Specifications for Construction (ODOT/APWA)" latest revisions, excluding sections 00100 and 00745.95, unless otherwise noted in these special specifications.

2. STANDARDS APPLICABLE TO CONSTRUCTION

The following specifications shall be included by this reference as they may apply to this project. The most current versions of these specifications, which were in effect at the time of the first publication of the Invitation to Bid, are applicable.

AASHTO	-American Association of State Highway & Transportation Officials.
ACI	-American Concrete Institute
AISI	-American Iron and Steel Institute
ANSI	-American National Standards Institute
APWA	-American Public Works Association
ASME	-American Society of Mechanical Engineers
ASTM	-American Society for Testing and Materials
AWWA	-American Water Works Association
AWA	-American Welding Society
AWPA	-American Wood Preservers Institute
CSAA	-Coating Standards Association
CRSI	-Concrete Reinforcing Steel Institute
FWHA	-Federal Highway Administration
HI	-Hydraulic Institute
IEEE	-Institute of Electrical & Electronic Engineers
ICEA	-Insulated Cable Engineers Association
MUTCD	-Manual on Uniform Traffic Control Devices (FHA)
NBS	-National Bureau of Standards
NACE	-National Association of Corrosion Engineers
NEC	-National Electric Code
NEMA	-National Electric Manufacturer's Association
NLMA	-National Lumber Manufacturer's Association
OSHD	-Oregon State Highway Department
PCA	-Portland Cement Association
	ACI AISI ANSI APWA ASME ASTM AWWA AWA AWPA CSAA CRSI FWHA HI IEEE ICEA MUTCD NBS NACE NEC NEMA NLMA OSHD

A.25	SPFA	-Steel Plate Fabricators Association
A.26	SSPC	-Steel Structures Painting Council
A.27	UL	-Underwriters Laboratories, Inc.
4 20	LIDC	H - 1C D - 11 11 C - 1

A.28 UBC -Uniform Building Code

A.29 WWPA -Western Wood Products Association

A.30 All applicable governmental building codes, and construction specifications in effect at the time of the first Advertisement for Bids. Where conflicts occur between the different specifications, these special specifications shall prevail over the above-cited specifications, followed by the City's Standard Specifications as a general rule, the most stringent specification for any conflicting specifications shall prevail. In any interpretation required of the specifications shall be referred to the City Engineer. Response shall be in writing and final.

3. WORKING HOURS, RESTRICTIONS, AND TIME OF COMPLETION

Assuming contracts have been fully executed, it is expected that work can begin July 31, 2023, and shall be completed by September 1, 2023. However, once work has commenced, all work shall be completed and accepted within fourteen (14) calendar days.

Normal working hours are Monday through Friday - 7:00 am to 6:00 pm. Work may extend beyond this time period with prior permission from the City. The Contractor shall notify the City forty-eight (48) hours in advance if work will be performed on Saturday, Sunday or Holidays or other than normal working hours.

Per Ordinance No. 2287, no work that produces dust or flying debris shall be performed or equipment utilized that produces noise of sufficient volume to disturb the sleep or repose of occupants of neighboring property between the hours of 6:00 pm and 7:00 am without expressed written permission from the City.

4. PERMITS AND LICENSES

The Contractor shall keep himself informed of all local ordinances, state, and federal laws in any manner affecting the work. All permits and licenses necessary for the prosecution of this work shall be secured and paid for by the Contractor.

5. NOTIFICATIONS

The Contractor shall make every effort possible to contact adjoining property owners of streets to be crack sealed. Contact efforts should include, but not be limited to signage, door knock and talks, letters, door hangars, and/or phone notifications, if possible. Contractor shall give written notification five (5) days prior and 24-hour advance notice to all residents and businesses along a street scheduled for crack sealing. The notice shall describe the activity planned, when and if the street is to be closed and when it is scheduled to be reopened. Contractor shall develop a work schedule to be approved by City. City will publish schedule with local media to help with public notification.

6. TRAFFIC CONTROL

If parked vehicles obstruct the progress of work after an appropriate notification of closure, requests for removal of the obstructive vehicles should be made through the City of Pendleton.

In addition to other requirements as set forth in the Special Conditions, other provisions shall include, but not be limited to:

- a. All traffic control shall meet the provisions of the Manual on Uniform Traffic Control Devices and it is the Contractors responsibility to implement and maintain all traffic control.
- b. Contractor shall submit a traffic control plan for approval. Overall schedule and traffic control plan must be submitted to and approved by City five (5) days prior to commencing work.
- c. The Contractor shall at all times maintain such flagmen, signs, lights, barricades and other safety devices all necessary to insure the safety and convenience of the public and its employees, and to protect the work.
- d. The Contractor will insure that during non-working hours on-call staff is available to maintain all traffic control devices for the project. The Contractor shall provide the City of Pendleton with up-to-date information of these persons. Failure to comply with this provision will cause the Contractor to be billed for any services required to be provided by the City of Pendleton, to provide adequate protection to the traveling public during non-working hours.

- e. Traffic control and temporary protection and correctional devices shall be used outside the limits of the project when they have direct bearing or reference on the work under contract.
- f. The Contractor shall at all times keep the road under construction and routes used for hauling the material, that are open to traffic, free from mud, rock, oil and other debris that may create traffic hazards and shall provide adequate personnel to alleviate any danger. Roads may be inspected and cleaned of any such debris at the close of every working day or as often as deemed necessary by the City. On streets that are not closed at the end of the day, the Contractor shall leave the road in such condition that the streets that are open to traffic can be traveled without damage to work, personal property, or without danger to the public.
- g. Streets may be closed as approved by City of Pendleton on a case by case basis. Contractor shall be responsible for all necessary signing and public notification.
- h. The Contractor will be concerned with the following factors in restricting traffic flow. The approved traffic control and channelization plan, emergency vehicle access, permissible hours of restriction, sufficient traffic control personnel and devices, prior warning to public residents and a minimum 48 hours advance notification to the City.

The City may direct the Contractor to provide additional traffic control devices to assure the safety of pedestrian and vehicular traffic, as the City deems necessary. It shall be the responsibility of the Contractor to move, replace, position, or remove any sign as required due to the change of work schedule due to weather or other unforeseen circumstances.

7. CRACK SEAL

- a. Material: The sealant shall be Poly-Flex 547 or approved equal and shall be a hot poured type sealant intended for use in sealing cracks in asphalt concrete pavement that meets the requirements of ASTM D 6690. The Contractor is responsible for supplying the City the manufacturer's specifications, application recommendations, and the material safety data sheet for approval. Proper sealing equipment must be used for the specific material listed in accordance with the manufacturer's recommendations. The equipment for sealing compounds shall be a melting kettle of the double boiler, indirect heat type, using oil as a heat-transfer medium. The kettle shall be an effective mechanical operated agitator and shall be equipped with a positive thermostatic temperature control. Follow manufacturer's recommendations for application. The sealant materials shall be mixed and heated to a minimum temperature of 350° F (176° C). Material shall not be heated above 400° F (204° C).
- b. Hot Air Lance Crack Cleaning: The Contractor shall use a compressed hot air lance capable of providing a high velocity, heated air stream meeting the following specifications: 1000 ft/sec exit velocity, 40 to 100 CFM compressed air capacity at 75 to 150 PSI that will produce a heated air temperature range of 600° F (315°C) to 2500° F (1370° C). Care must be taken to prevent burning the asphalt concrete pavement. Cleanup of debris generated from crack cleaning shall be the responsibility of the Contractor and considered incidental to crack sealing.
- c. Crack Sealing: The Contractor shall furnish all labor, equipment and materials necessary for the application of the specified sealant for crack sealing cracks at least one-quarter (1/4") inch and less than one and one-half (1-1/2") inch.
- d. Construction Methods: Equipment used to mix and apply the sealant shall be of sufficient design and capacity to properly heat and maintain enough sealant material for four (4) hours of application and use of said equipment shall comply with the sealant manufacturer's recommendation. The sealant material shall be handled, prepared, heated and applied consistent with the manufacturer's specifications. The face of the crack shall be surface dry, and the ambient temperature shall both be at least 45° F (7° C) and rising at the time of application of the sealant. The sealant material shall be applied immediately after the crack has been cleaned and be applied slowly and smoothly from the bottom of the crack upward in a manner that will not result in air entrapment or pocketing. The sealant material shall be brought up flush with the street surface and a "U" or "V" shaped squeegee will be used to remove any excess, and to create an overlap of the adjacent surfaces. The overlap shall not be less than one-half (1/2") inch on each side, but not greater than two (2") inches on either side of crack. If any sealant remains on the squeegee when the end of the crack is reached, distribute the excess material over the crack by running the squeegee in a return direction. If settlement beyond one-eighth (1/8") inch of the sealant occurs, the Contractor shall apply additional layer(s) of sealant necessary to bring the material flush with the surface. If at any time during the warranty period the sealant shows settlement of one-quarter (1/4") inch or more, the Contractor shall, at his expense, apply additional layer(s) of sealant. The sealed cracks shall be completely

covered with clean sanding material or other pre-approved no-tracking/non-lifting agent. The pavement surface shall then be swept and left in a clean condition. Sanding of sealed cracks and final cleaning of pavement surface are considered to be incidental to work. No traffic or construction equipment shall be permitted on the newly sealed cracks for at least one hour after placement of the sealant and refilling has been completed. If traffic causes lifting or transfer of the material within seven (7) days of application, the Contractor shall immediately repair the damaged area.

e. <u>Measurement and Payment:</u> The quantity of sealed cracks will be measured by the linear foot of crack filled with crack sealing material, regardless of crack width, measured to the nearest foot. The accepted quantity of sealed cracks will be paid for at the contract unit price per linear foot. Payment will be paid in full for furnishing and placing all material, crack cleaning as required, crack sealing material application, coverage with sanding material, clean-up of debris on asphalt surface, traffic control as needed, and for all equipment, tools, labor and incidentals necessary to complete the work as specified.

8. GENERAL

The Contractor will ultimately be responsible to ensure that the surface of the street is adequately cleaned to guarantee the performance of the product before it is applied to the street surface. However, the City will provide one passing with a street sweeper within a few days prior to the application of the product, if a schedule is provided to the City before the Project begins, or within reasonable time before the product is applied. Contractor will be ultimately responsible to remove any vegetation or any other substances or debris that will interfere with the crack seal and shall remove and/or treat any vegetation needed to complete the Project. Advance notice to residents by Contractor will be required to ensure cars are removed from street and to notify residents of the lack of access during the Project. See Maps (Section 14.00) showing the Project locations as listed in the Proposal. After bids are received and awarded, the list of streets to be crack sealed may be adjusted and finalized to conform to the City's budget.

