CITY OF ANN ARBOR
INVITATION TO BID

LOG LOADER/DUMP TRUCK

ITB No. 4499

Due Date: May 18, 2017 at 10:00 a.m. (Local Time)

Public Services Area
Fleet & Facilities Unit

Issued By:

City of Ann Arbor
Procurement Unit
301 E. Huron Street
Ann Arbor, MI 48104
# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Instruction to Bidders</td>
<td>2</td>
</tr>
<tr>
<td>Invitation to Bid</td>
<td>6</td>
</tr>
<tr>
<td>Legal Status of Bidder</td>
<td>8</td>
</tr>
<tr>
<td>Bid Form</td>
<td>9</td>
</tr>
<tr>
<td>General Conditions</td>
<td>10</td>
</tr>
<tr>
<td>Detailed Specifications</td>
<td>11</td>
</tr>
<tr>
<td>Tandem Axle Chassis Specification</td>
<td>11</td>
</tr>
<tr>
<td>Dump Body &amp; Log Loader Specification</td>
<td>16</td>
</tr>
</tbody>
</table>

## ATTACHMENTS

- *City of Ann Arbor Sample Purchase Agreement*
- *City of Ann Arbor Non-Discrimination Ordinance Declaration Form and Notice*
- *City of Ann Arbor Vendor Conflict of Interest Disclosure Form*
INSTRUCTIONS TO BIDDERS

General
Work to be done under this Contract is generally described through the detailed specifications and must be completed fully in accordance with the contract documents. All work to be done under this Contract is located in or near the City of Ann Arbor.

Any Bid which does not conform fully to these instructions may be rejected.

Preparation of Bids
Bids should be prepared providing a straight-forward, concise description of the Bidder’s ability to meet the requirements of the ITB. Bids shall be written in ink or typewritten. No erasures are permitted. Mistakes may be crossed out and corrected and must be initialed and dated in ink by the person signing the Bid.

Bids must be submitted on the "Bid Forms" provided with each blank properly filled in. If forms are not fully completed it may disqualify the bid. No alternative bid will be considered unless alternative bids are specifically requested. If alternatives are requested, any deviation from the specification must be fully described, in detail on an "Alternate" section of Bid form.

Each person signing the Bid certifies that he/she is the person in the Bidder’s firm/organization responsible for the decision as to the fees being offered in the Bid and has not and will not participated in any action contrary to the terms of this provision.

Questions or Clarification on ITB Specifications
All questions regarding this ITB shall be submitted via email. Emailed questions and inquires will be accepted from any and all prospective Bidders in accordance with the terms and conditions of the ITB.

All questions shall be due on or before May 10, 2017 @ 4:00 p.m. and should be addressed as follows:

Specification/Scope of Work questions emailed to mjkulhanek@a2gov.org
Bid Process and Compliance questions emailed to CSpencer@a2gov.org

Any error, omissions or discrepancies in the specification discovered by a prospective contractor and/or service provider shall be brought to the attention of Colin Spencer, cspencer@a2gov.org after discovery as possible. Further, the contractor and/or service provide shall not be allowed to take advantage of errors, omissions or discrepancies in the specifications.

Addenda
If it becomes necessary to revise any part of the ITB, notice of the Addendum will be posted to Michigan Inter-governmental Trade Network (MITN) www.mitn.info and/or City of Ann Arbor web site www.A2gov.org for all parties to download.
Each Bidder must in its Bid, to avoid any miscommunications, acknowledge all addenda which it has received, but the failure of a Bidder to receive, or acknowledge receipt of; any addenda shall not relieve the Bidder of the responsibility for complying with the terms thereof.

The City will not be bound by oral responses to inquiries or written responses other than written addenda.

Bid Submission
All Bids are due and must be delivered to the City of Ann Arbor Procurement Unit on or before Thursday, May 18, 2017 @ 10:00 a.m. Bids submitted late or via oral, telephonic, telegraphic, electronic mail or facsimile will not be considered or accepted.

Each Bidder must submit one (1) original Bid and two (2) Bid copies in a sealed envelope clearly marked: ITB No. 4499 – Log Loader/Dump Truck.

Bids must be addressed and delivered to:
City of Ann Arbor
Procurement Unit,
c/o Customer Services, 1st Floor
301 East Huron Street
P.O. Box 8647
Ann Arbor, MI  48107

All Bids received on or before the Due Date will be publicly opened and recorded immediately. No immediate decisions are rendered.

The following forms provided within this ITB Document must be included in submitted bids.

- City of Ann Arbor Non-Discrimination Ordinance Declaration of Compliance
- Vendor Conflict of Interest Disclosure Form

Bids that fail to provide these completed forms listed above upon bid opening will be rejected as non-responsive and will not be considered for award.

Hand delivered bids will be date/time stamped/signed by the Procurement Unit at the address above in order to be considered. Normal business hours are 9:00 a.m. to 3:00 p.m. Monday through Friday, excluding Holidays. The City will not be liable to any Bidder for any unforeseen circumstances, delivery or postal delays. Postmarking to the Due Date will not substitute for receipt of the Bid. Each Bidder is responsible for submission of their Bid.

Additional time for submission of bids past the stated due date and time will not be granted to a single Bidder; however, additional time may be granted to all Bidders when the City determines in its sole discretion that circumstances warrant it.
Award
The City intends to award a Contract(s) to the lowest responsible Bidder(s). On multi-divisional contracts, separate divisions may be awarded to separate Bidders. The City may also utilize alternatives offered in the Bid Forms, if any, to determine the lowest responsible Bidder on each division, and award multiple divisions to a single Bidder, so that the lowest total cost is achieved for the City. For unit price bids, the Contract will be awarded based upon the unit prices and the lump sum prices stated by the bidder for the work items specified in the bid documents, with consideration given to any alternates selected by the City. If the City determines that the unit price for any item is materially different for the work item bid than either other bidders or the general market, the City, in its sole discretion, in addition to any other right it may have, may reject the bid as not responsible or non-conforming.

The acceptability of major subcontractors will be considered in determining if a Bidder is responsible. In comparing Bids, the City will give consideration to alternate Bids for items listed in the bid forms. All key staff and subcontractors are subject to the approval by the City.

Official Documents
The City of Ann Arbor officially distributes bid documents from the Procurement Unit or through the Michigan Intergovernmental Trade Network (MITN). Copies of the bid documents obtained from any other source are not Official copies. Addenda and other bid information will only be posted to these official distribution sites. If you obtained City of Ann Arbor Bid documents from other sources, it is recommended that you register on www.MITN.info and obtain an official Bid.

Taxes
Municipalities are exempt from Michigan State Sales and Federal Excise taxes. Do not include such taxes in the proposal figure. The City will furnish the successful bidder with tax exemption certificates when requested.

Withdrawal of Bids
After the time of opening, no Bid may be withdrawn for the period of sixty (60) days specified in the Advertisement.

Human Rights Information
All contractors proposing to do business with the City shall satisfy the contract compliance administrative policy adopted by the City Administrator in accordance with the Section 9:158 of the Ann Arbor City Code. Breach of the obligation not to discriminate shall be a material breach of the contract. Contractors are required to post a copy of Ann Arbor’s Non-Discrimination Ordinance attached at all work locations where its employees provide services under a contract with the City.

Conflict Of Interest Disclosure
The City of Ann Arbor Purchasing Policy requires that prospective Vendors complete a Conflict of Interest Disclosure form. A contract may not be awarded to the selected Vendor unless and until the Procurement Unit and the City Administrator have reviewed the Disclosure form and determined that no conflict exists under applicable federal, state, or local law or administrative regulation. Not every relationship or situation disclosed on the Disclosure Form may be a disqualifying conflict. Depending on applicable law and regulations, some contracts may awarded
on the recommendation of the City Administrator after full disclosure, where such action is allowed by law, if demonstrated competitive pricing exists and/or it is determined the award is in the best interest of the City. A copy of the Vendor Conflict of Interest Disclosure Form is attached.

Debarment
Submission of a Bid in response to this ITB is certification that the Bidder is not currently debarred, suspended, proposed for debarment, and declared ineligible or voluntarily excluded from participation in this transaction by any State or Federal departments or agency. Submission is also agreement that the City will be notified of any changes in this status.

Disclosures
After bids are opened, all information in a submitter’s bid is subjected to disclosure under the provisions of Michigan Public Act No. 442 of 1976, as amended (MCL 15.231 et seq.) known as the “Freedom of Information Act.” The Freedom of Information Act also provides for the complete disclosure of contracts and attachments thereto except where specifically exempted.

Bid Protest
All Bid protests must be in writing and filed with the Purchasing Agent within five (5) business days of the intent to award action. The bidder must clearly state the reasons for the protest. If a bidder contacts a City Service Area/Unit and indicates a desire to protest an award, the Service Area/Unit shall refer the bidder to the Purchasing Agent. The Purchasing Agent will provide the bidder with the appropriate instructions for filing the protest. The protest shall be reviewed by the City Administrator or designee whose decision shall be final.

Cost Liability
The City of Ann Arbor assumes no responsibility or liability for costs incurred by the Bidder prior to the execution of a contract with the City. By submitting a bid, a bidder agrees to bear all costs incurred or related to the preparation, submission and selection process for the bid.

Reservation of Rights
The City of Ann Arbor reserves the right to accept any bid or alternative bid proposed in whole or in part, to reject any or all bids or alternatives bids in whole or in part and to waive irregularity and/or informalities in any bid and to make the award in any manner deemed in the best interest of the City.
INVITATION TO BID

City of Ann Arbor
Guy C. Larcom Municipal Building
Ann Arbor, Michigan  48107

Ladies and Gentlemen:

The undersigned, as Bidder, declares that this Bid is made in good faith, without fraud or collusion with any person or persons bidding on the same Contract; that this Bidder has carefully read and examined the bid documents, including City Nondiscrimination requirements, Vendor Conflict of Interest Form, Instructions to Bidders, Bid Forms, Purchase Order (or Agreement) Terms and Conditions, General Conditions, Detailed Specifications, and all Addenda, and understands them. The Bidder declares that it conducted a full investigation of the work proposed and is fully informed as to the nature of the work and the conditions relating to the work's performance.

The Bidder acknowledges that it has not received or relied upon any representations or warrants of any nature whatsoever from the City of Ann Arbor, its agents or employees, and that this Bid is based solely upon the Bidder's own independent business judgment.

The undersigned proposes to perform all work described in the bid documents, including any addenda issued, and to furnish all necessary machinery, tools, apparatus, to do all the work, furnish all the materials, and complete the work in strict accordance with all terms of the Contract of which this Bid is one part.

In accordance with these bid documents, and Addenda numbered ______, the undersigned, as Bidder, proposes to perform at the sites in and/or around Ann Arbor, Michigan, all the work included herein for the amounts set forth in the Bid Forms.

Bidder further agrees that the cited provisions of Chapter 14 and Chapter 23 form a part of this Contract. The Bidder declares that it has become familiar with the City Conflict of Interest Disclosure Form and certifies that the statement contained therein is true and correct.

In submitting this Bid, it is understood that the right is reserved by the City to accept any Bid, to reject any or all Bids, to waive irregularities and/or informalities in any Bid, and to make the award in any manner the City believes to be in its best interest.

(This Space Intentionally Left Blank)
SIGNED THIS _______ DAY OF ____________ 2017.

Bidder's Name

Authorized Signature of Bidder

Official Address

(Print Name of Signer Above)

Telephone Number

Email Address for Award Notice
LEGAL STATUS OF BIDDER

(The Bidder shall fill out the appropriate form and strike out the other three.)

Bidder declares that it is:

* A corporation organized and doing business under the laws of the State of ____________, for whom ________________________________, bearing the office title of __________, whose signature is affixed to this Bid, is authorized to execute contracts.

   NOTE: If not incorporated in Michigan, please attach the corporation’s Certificate of Authority

• A limited liability company doing business under the laws of the State of __________, whom ______________ bearing the title of ____________ whose signature is affixed to this proposal, is authorized to execute contract on behalf of the LLC.

* A partnership, organized under the laws of the State of ____________ and filed in the county of ____________, whose members are (list all members and the street and mailing address of each) (attach separate sheet if necessary):

____________________________________________________________________________
____________________________________________________________________________
____________________________________________________________________________
____________________________________________________________________________

* An individual, whose signature with address, is affixed to this Bid: ______________

   (initial here)

Authorized Official

___________________________________________   Date ______________, 2017

(Print) Name _______________________________   Title _____________________________

Company: _____________________________________________________________________

Address: _____________________________________________________________________

Contact Phone (      ) ____________________    Fax    (     )  ___________________________

Email _________________________________
BID FORM

Section 1 – Schedule of Prices

Company: 

Project: Log Loader/Dump Truck, ITB – 4499

Base Bid – Log Loader/Dump Truck and All Required Accessories

For all the equipment and work outlined in these documents for the Log Loader/Dump Truck procurement, complete as specified, using equipment and materials only of the type and manufacturers where specifically named and delivered to the City of Ann Arbor.

Total Bid Price: ($_________________________)

GENERAL CONDITIONS

PROJECT SUMMARY
The City of Ann Arbor is looking for a single vendor to provide the specified chassis, body and related equipment for the fabrication of a tandem axle dump truck equipped with a Prentice knuckle boom loader to be used in the City's Forestry operations.

SINGLE VENDOR
The City of Ann Arbor will contract and deal with only a single vendor for this project. The single vendor will be responsible for all coordination between chassis, body and equipment manufacturers/suppliers.

BASIS OF DESIGN/ USE OF SPECIFIC PARTS OR EQUIPMENT
The City of Ann Arbor has noted manufacturer and model information throughout the detailed specifications as “basis of design.” These manufacturer's and models are acceptable to the City or the vendor can provide an equivalent or better product. The City of Ann Arbor shall be the sole decision maker on an “equivalent” product. The City has noted “No substitutions” on certain products or components throughout the detailed specifications. As the City is standardizing certain components in our Fleet, a manufacturer or model noted as “No substitution” must be provided as specified.

DELIVERY
Equipment is to be delivered, with the cost included in the base bid, to the City of Ann Arbor Wheeler Service Center, Fleet Garage, located at 4251 Stone School Road, Ann Arbor, MI.

DOWN PAYMENTS
Any bid proposal submitted which requires a down payment or prepayment of any kind prior to delivery and acceptance of the item, as being in conformance with the specifications will not be considered for award.

MANUALS
Successful vendor to provide one complete set of service, parts, operations and maintenance manuals. Wiring schematics, service manuals and operator's manuals shall be supplied in printed form. Parts manuals will be acceptable on CD.
DETAILED SPECIFICATIONS
TANDEM AXLE CHASSIS

QUANTITY:


MANUFACTURER/ MODEL/ MODEL YEAR OF CHASSIS:

Manufacturer ___________________________________________

Model ___________________________ Model Year of Chassis ____________

GROSS VEHICLE WEIGHT RATING:

Gross vehicle weight rating to be a minimum 66,000 pounds.
Meets specification? Yes ______ No _______

CAB:

Conventional style cab with tilt-type hood and fender assembly. Cab suspension to be air ride. Adjustable steering column including both tilt and telescoping features. Suspended brake and accelerator pedals. Heated west coast type 102", "breakaway style", door mounted mirrors with heated convex mirrors LH and RH. RH down view mirror. RH 8 inch stainless steel fender mounted convex mirror with tripod brackets. All mirrors and brackets to be stainless steel. One roof mounted air horn with shield and single electric horn. Power windows and door locks. Air conditioning with cab air filtration system. Ball shutoff valves for heater supply lines. Snow shield for fresh air intake. Stationary grille with non-removable bug screen mounted behind grille. Front fender extensions to minimize road spray. Exterior and interior grab handles mounted RH and LH. All glass tinted. Windshield to be 2-piece with heated wiper blade park areas. Upgraded/premium cab insulation. LH and RH front pillar post mounted Unity X335 Series X LED 6" Spotlight (black).
Meets specification? Yes ______ No _______

CAB ACCESSORIES:

Door locks and ignition are to be keyed the same. Four (4) keys are to be supplied per truck. Supply an overhead storage console with fused 20-amp power cable wiring package for City’s installation of 2-way radio. Center storage mounted on back wall. Wing style dash. 12-volt power supply in dash. Two (2) cup holders. Dual interior sun visors. AM/FM/WB radio with auxiliary input and four (4) speakers. Wet arm wipers with intermittent feature. Seat belts are to be orange in color.
Meets specification? Yes ______ No _______
SEATING:

Individual premium high back driver and passenger seats. Driver and passenger seats to be air suspension and include three (3) chamber air lumbar. Seat cushion to have extension feature with forward and rear cushion tilt. Seat fabric to be black Modura cloth. Both seats to have arm rests.

Meets specification? Yes ______ No _______

PAINT:

Cab color to Dupont Imron Single Stage Yellow N3258EA. Chassis to be black. Wheels to be powder white.

Meets specification? Yes ______ No _______

ENGINE:

Cummins L-9 370 horsepower, 1250 ft/lb of torque @ 1,400 rpm. (No substitution)

2008 CARB -Clean Idle

To Include -

Meets specification? Yes ______ No _______

EXHAUST:

Right hand outboard frame mounted horizontal under passenger side cab entry steps after treatment system. To include automatic over the road regeneration and a dash mounted regeneration request switch. Outlet to be curved stack. Stainless steel shield. Chassis must maintain approximately 24 inches of ground clearance.

Meets specification? Yes ______ No _______

TRANSMISSION:

Allison 3000 RDS automatic, latest generation. (No substitution)

To Include-
Six speed programming. PTO provision. Firewall mounted customer access connector to provide speed signal. Dash mounted electronic push button shift control. Allison transmission Prognostics system. Synthetic transmission fluid meeting Allison specification requirement for extended warranty coverage. Transmission oil check and fill with electronic oil level check. Frame mounted water to oil transmission cooler. Auto-neutral feature when parking brake engaged is to be supplied.

Meets specification? Yes ______ No _______
AXLES:
Front Axle: Set-Back. 20,000 lb. capacity.
To include-
TRW THP-60 power steering with RCH45 auxiliary gear. Four-quart power steering reservoir.
Oil/air power steering cooler. Oil seals with vented front hubcaps with window, center, and side oil plugs. Synthetic axle lube.

Rear Axle: Meritor RT-46-164 R-Series 46,000 lb. capacity.
To include-
Meritor MXL 176T extended tube driveline with half round yokes. Meritor MXL 17T extended lube interaxle driveline with half round yokes. Oil seals. Driver controlled traction differential for both axles with dash-mounted switch (to lock all 8 drive wheels). Synthetic axle lube. Ratio to be 5.38:1.

Meets specification? Yes _________ No _________

SUSPENSION:
Front Suspension: 20,000 lb. capacity flat leaf spring suspension.
To include-
Graphite bronze bushings with seals. Front shocks.

Rear Suspension: Hendrickson Haulmaax HMX 460 46,000 lb. suspension (No substitution)
To include-
Axle spacing at 52 inches. Shock absorbers on both axles.

Meets specification? Yes _________ No _________

FRAME:
Single channel steel rails with an integral 24-inch front frame extension. Partial frame reinforcement at front suspension. Huck bolt fasteners.
Dimension: ½” x 3.64" x 11-7/8"
RBM: 3,204,000
SM: 26.70
PSI: 120,000
Chassis frame height not to exceed 40” to facilitate legal height limits after mounting of knuckle boom loader.

Meets specification? Yes _________ No _________

BRAKE SYSTEM:
Air brake system with WABCO 4S/4M ABS system. Wabco SS-1200 Plus air dryer with integral air governor and heater. Automatic heated moisture drains on all air tanks. Brake dust shields on all axles. Haldex automatic slack adjusters on all axles. Rear parking chambers are to be Haldex Goldseal longstroke chambers (No Substitution) Cast iron brake drums. Rear axle brake chambers to be indexed so as not to interfere with asphalt paving.

Front Brakes: Meritor 16.5 x 6 Q+ cam.
Rear Brakes: Meritor 16.5 x 7 Q+ cam.

Meets specification? Yes _________ No _________
**FUEL TANK/ DEF TANK:**

Fuel tank to be a left side step tank. Six gallon DEF tank mounted LH under cab aft of front fender. DEF tank is to be full at delivery.

Meets specification? Yes _______ No _______

**TIRES/ WHEELS:**

Front Tires: Michelin XZY-3 385/65R22.5 18 ply radials
Rear Tires: Michelin XDE M/S 11R22.5H 16 ply radials.

Front Wheels: Accuride 29807 22.5X12.25 10-Hub Pilot 4.75 inset 5-hand Steel Disc.
Rear Wheels: Accuride 28828 22.5X8.25 10-Hub Pilot 2-hand HD Steel Disc.

Meets specification? Yes _______ No _______

**ELECTRICAL:**

12V negative ground electrical system with solid-state protection and fuses. Wire ground return for battery cables with additional frame ground return. Delco Remy 160 amp 28-SI alternator with remote battery volt sense. Three (3) group 31, 12-volt maintenance free 3375 combined CCA threaded stud batteries. Positive load battery disconnect switch mounted in-cab on driver's side. Vehicle interface wiring with body builder connector mounted back of cab. Six OEM installed accessory rocker switches pre-wired and fused capable of a 20-amp load for each, to be used by the body company.

Meets specification? Yes _______ No _______

**CHASSIS LIGHTING:**

Halogen headlights. Interior dome light with LH and RH dual reading lights. Stop/tail/backup lights as necessary to transit vehicle to body outfitter.

Meets specification? Yes _______ No _______

**GAUGES/ INSTRUMENTS:**


Meets specification? Yes _______ No _______

**CHASSIS WARRANTY:**

Chassis: One (1) Year / Unlimited Miles  
Engine, Emissions and Aftertreatment: Five (5) Years / 200,000 Miles, $0 Deductible  
Transmission: Five (5) Years / Unlimited Miles  
Towing: Two (2) Years / Unlimited Miles

Meets specification? Yes _______ No _______
CHASSIS MISCELLANEOUS:

- Completed truck to have a 5 lb. dry-type Rechargeable ABC fire extinguisher with brass or stainless steel valve, 3 triangular reflectors and comply with all applicable National Highway Transportation Safety Administration Standards.
- The successful bidder must provide three (3) years of online parts and service access.
- The successful bidder must provide a list of serial and model numbers for chassis components (engine, transmission, axle, etc.).
- Successful bidder shall supply warranty terms and time/mileage limits of complete unit(s) based on posted in service date.

Meets specification? Yes ________ No _________
DETAILED SPECIFICATIONS
DUMP BODY and PRENTICE KNUCKLE BOOM LOADER (FOR TANDEM AXLE)

QUANTITY:

One (1) New dump body and Prentice Knuckle Boom Loader for Public Works, Forestry Operations.

GENERAL:

- The basis of design is a Warren U650 dump body 12' long X 7’3” wide.
- Inside height 30” Taper to 12” last 30” of the body.
- Front bulkhead height 48”.
- Tailgate height 12”.
- Boxed top rail with dirt shedding design.
- 45 degree sloped dirt shedding rub rails. Front bulkhead to have three (3) 3” @ 5 lbs. per ft. structural channel full horizontal braces and two (2) vertical braces/stiffeners.
- Side braces, 6 per side.
- Front post, 1 per side.
- Corner post, lower rubrail and top rail to be ASTM A570 hi-tensile steel.
- 4”x4” x 1/8” boxed tube rubrail.
- Longsills, 6” I-beam @ 12.50 lbs. per ft.
- Crosssills 4” channel @ 5.4 lbs. per ft. on 12” centers.
- Full depth front and rear pillar corner posts.
- 3/16” AR450 steel construction of sides. ¼ “ AR 450 steel floor, front and tailgate. Continuously welded 100% throughout.
- 8” floor to sides radius.
- Tailgate latch air operated, with center D-ring lift loop. Tailgate to be heavy duty. Tailgate to have a 30”W x 12”H x 3/8” protective plate welded on tailgate for protection when stowing the grapple.
- Body prop kit on each side of the frame.
- ¼ cab shield for tarp assembly to set on.
- Install mud flaps in front of and behind the drive tires. Rear mud flaps to be mounted from chains.
- 36”H x 40”W Steel storage box with structural channel iron interior frame, full width to set between the prentice log loader and the front of the dump body. Full end doors each side with paddle latches. ¼” x 4” steel lip around top of box with drain holes in the corners.
- Heavy duty Grapple rest at rear of body, constructed of 4” ship and car channel to extend into the longsills 3’.
- Rear dump body apron below tailgate shall have two (2) series 60 oval cutouts on each side for Stop/Turn/Tail lights and amber warning lights with protection guards over the holes so lights are not damaged when dumping material.

Meets specification? Yes _______ No _________
HOIST:

- Greasable rear hinge and replaceable rear pin 2 ½ “pin diameter.
- Underbody NTEA Class 80 hoist, double acting.
- Single air operated joystick in cab next to winch control, clearly marked hoist up/down.
- 50 degree dump angle.

Meets specification? Yes _______ No _______

ELECTRIC TARP SYSTEM:

- Roll-Rite Model 6300 Electric Tarp System. (no substitutions)
- Direct-drive motor/gear box assembly mounted to an aluminum tarp housing.
- Aluminum tarp arms.
- 3-spring tarp arms with offset elbow kit. Tarp system shall be mounted so that when the tarp is in the rolled up position the bows do not extend into the loading area of the dump box.
- Mesh tarp cover.

Meets specification? Yes _______ No _______

ELECTRICAL AND LIGHTING:

- Two (2) SoundOff Predator2 LED lights on cab shield, one each, side-facing, at top of dump. With front facing shields to prevent blinding of the driver.
- Two (2) SoundOff Predator2 LED amber lights mounted in chassis grille. Switched separately from the other warning lights.
- Two (2) SoundOff Predator2 LED work lights mounted on rear body corners.
- Two (2) SoundOff series 60 oval amber LED strobe warning lights mounted in grommets in rear of dump body apron below the tailgate with upper spill deflectors/protectors. Wired to flash an alternating pattern.
- Betts junction box mounted at the rear of the dump body.
- Proximity switch for body-up light. Omron Model TL-W20ME2.
- Wire cab marker light to electrical disconnect switch.
- All wiring connections to be soldered and heat shrunk. All wiring to be in protective loom.
- Wire rear amber warning lights to also come on when transmission is shifted into reverse.
- Wire and install City of Ann Arbor supplied GPS/AVL system.
- Inside cab, operators heads up warning lamps for outriggers down, dump body up, low hydraulic oil level and tailgate open, clearly marked
- Body lighting to meet FMVSS 108
- All body lighting to be LED
- Install Whelen Model L21HAP LED amber strobe lights to upper brackets of both LH and RH west coast mirrors, with weatherpack connectors.
- Auxiliary switches to include, PTO, air tailgate, tarp, amber grill warning lights, all other amber warning lights, LED work lights.

Meets specification? Yes _______ No _______

DUMP BODY MISCELLANEOUS:
• Install Cable markers on both ends of the bumper.
• Paint: dump body, body hinge, body props, hoist and attaching hardware shall be painted black.
• Install a 12” structural C-channel front bumper with tapered ends, painted black.
• Driver’s side shall provide a three step egress to cab.
• Two front tow hooks
• Wilton Model 10025 5” ATV Vise mounted curbside on front bumper
• One (1) 24” x 1” Traffic cone storage, mounted streetside front bumper
• ¾” rear hitch plate (no hitch).
• Parts manual shall be supplied for dump body and hoist.

Meets specification? Yes _______ No ________

LOG LOADER

• Prentice Model 2124 Knuckle boom loader (no substitutions)
• Behind cab mount design.
• Knuckle boom shall have minimum reach of 22’.
• Shall have a 3’ hydraulic extension for a full reach of 25’.
• Outriggers shall span a minimum of 10’ 10” or as wide as necessary to prevent truck from tipping under ALL operating conditions.
• Telescopic A-frame stabilizers with individual platform controls for uneven terrain.
• Outriggers shall be equipped with 10” x 15” steel pads and a set of 24” x 24” poly pads with carrying handles.
• Boom storage/travel height shall be approximately 13’ and not to exceed 13’4”.
• Knuckle boom continuous rotation shall be powered by a low speed high torque hydraulic motor that drives the turntable through a ring and pinion type spur gear train.
• Unit shall have a seat control with split flow control system necessitating a tandem hydraulic pump configuration, 21GPM and 19GPM minimum.
• Hydraulic pump shall be an electric shift, PTO gear type having a minimum flow rate of 40 gallons per minute at 3,500 PSI.
• Hydraulic oil reservoir shall have a minimum capacity of 65 gallons and be suitable for use as a central reservoir for the dump body, log loader and winch hydraulic pumps.
• Reservoir shall be equipped with a filler breather cap, properly sized suction strainers, 10 micron return line filters with filter condition indicator. Shall also include oil level sight/temperature gauge, clean out cover, relief valve and full flow ball valves in the suction lines.
• Hydraulic system, split flow tandem circuit hydraulic system. Stack sections with mechanical joysticks type control valve with port reliefs and anti-cavitation valves for loader protection and control. Operation handles, pump control valve outrigger controls at the base of the boom controls located at the operators seat.
• Diagnostic quick coupler nipples located at control valve for all hydraulic functions.
• Two return spin on filters, 2 nominal/10 absolute micron filter. 25 micron case drain filter.
• Direct mount PTO drive, bi-rotational.
• “A” Frame pedestal design formed high strength steel plate.
• Knuckle boom shall be equipped with a Rotobec Model 040 pulpwood grapple (no substitutions) and shall have three (3) Case shank (tooth holder) Pt. No. D48212 welded on to the leading edge of the grapple. The opposing side of the grapple shall have two (2) shanks welded on evenly spaced between the opposing shanks for a total of five (5). Five (5) Case Points Pt. No. CD-39093 (teeth) shall be installed on the shanks for use in digging.
• Grapple shall be capable of continuous rotation via a hydraulic rotator with integral hydraulic swivel. Rotobec Model RT-222-2 (no substitutions).
• Grapple lined with ¼” AR450 steel plate.
• Fixed platform 86” x 42” over cab (heavy-duty expanded metal).
• Holding valves on all hydraulic cylinders.
• Lifting capacity @ maximum reach to be 3,500 lbs. minimum.
• Access ladder to operator station shall be on the street side.
• LED work lights on stick boom and operators station platform with protective guards wired through the swivel collector ring.
• Parts and service manuals shall be supplied for the log loader, grapple and swivel.

Meets specification? Yes _______ No ________

WINCH

• Ramsey Model HX600R 12,000 lb. hydraulic winch (basis of design).
• Hydraulic winch to be mounted on the front of the truck between the frame rails.
• Winch shall not interfere with tilt hood operations.
• Winch shall be powered by a Char-Lynn or equal hydraulic motor, powered by the vehicles central hydraulic system. Unit shall be controlled by a forward/reverse hydraulic control valve. Hydraulic control valve shall be mounted on the front bumper with a single lever control and a single lever air operated control in the cab mounted on a fabricated tower.
• Joystick control to be clearly marked, winch in/out.
• Winch shall have a heavy-duty roller fairlead.
• Drum shall be of sufficient size to hold 200’ of ½” wire rope with a minimum breaking strength of 26,600 lbs.
• Winch cable shall have a ½” alloy Shur-Loc swivel hook.
• Parts manual shall be supplied for winch.

Meets specification? Yes _______ No ________

Please list any deviation from these specifications on a separate page. Any deviation must include a detailed explanation of the difference with the specifications.
APPENDIX A: SAMPLE PURCHASE AGREEMENT

If a contract is awarded, the selected Firm(s) will be required to adhere to a set of general contract provisions which will become a part of any formal agreement. These provisions are general principles which apply to all contractors/service providers to the City of Ann Arbor. The required provisions are:

SAMPLE PURCHASE AGREEMENT BETWEEN

AND THE CITY OF ANN ARBOR
FOR Log Loader/Dump Truck

The City of Ann Arbor, a Michigan municipal corporation, having its offices at 301 E. Huron St. Ann Arbor, Michigan 48103 ("City"), and _____________________________ ("Contractor") a(n) _____________________________ (State where organized) (Partnership, Sole Proprietorship, or Corporation) with its address at _____________________________ agree as follows on this ___________ day of _______________, 2017.

The Contractor agrees to provide services to the City under the following terms and conditions:

I. DEFINITIONS

Administering Service Area/Unit means the Public Services Area/Fleet & Facilities Unit.

Contract Administrator means the Fleet & Facilities Manager, acting personally or through any assistants authorized by the Administrator/Manager of the Administering Service Area/Unit

Project means Log Loader/Dump Truck, ITB No. 4499.

II. DURATION

This agreement shall become effective on ________________, and shall remain in effect until satisfactory delivery/performance of all goods/services, unless terminated for breach or as provided in this agreement.

III. SCOPE OF WORK

A. General Scope: The Contractor agrees to furnish all of the materials, equipment and labor necessary; and to abide by all the duties and responsibilities applicable to it for the Project in accordance with the requirements and provisions of the following documents, including all written modifications incorporated into any of the documents, which are incorporated as part of this Contract:

Contract and Exhibits
Bid No. 4499 and Addenda (if applicable)
The contract documents are complementary and what is called for by any one shall be binding. The intention of the documents is to include all labor and materials, equipment and transportation necessary for the proper execution of the Project. Materials or work described in words that so applied have a well-known technical or trade meaning have the meaning of those recognized standards.

In case of a conflict among the contract documents listed above in any requirement(s), the requirement(s) of the document listed first shall prevail over any conflicting requirement(s) of a document listed later.

B. Quality of Services: The Contractor’s standard of service under this agreement shall be of the level of quality performed by businesses regularly rendering this type of durable goods. Determination of acceptable quality shall be made solely by the Contract Administrator.

C. Compliance with Applicable Law: The Contractor shall provide products under this agreement in compliance with all applicable laws, ordinances and regulations.

D. Location: The Contractor shall provide all of these goods to the City of Ann Arbor Wheeler Service Center, Fleet Garage, 4251 Stone School Road, Ann Arbor, Michigan, 48108.

IV. RELATIONSHIP OF PARTIES

A. The parties to this agreement agree that it is not a contract of employment but is a contract to accomplish a specific result. Contractor is an independent contractor performing services for the City. Nothing contained in this agreement shall be deemed to constitute any other relationship between the City and the Contractor.

B. The Contractor certifies that it has no personal or financial interest in the project other than the fee it is to receive under this agreement. The Contractor further certifies that it shall not acquire any such interest, direct or indirect, which would conflict in any manner with the performance of services under this agreement. Further Contractor agrees and certifies that it does not and will not employ or engage any person with a personal or financial interest in this agreement.

C. Contractor does not have any authority to execute any contract or agreement on behalf of the City, and is not granted any authority to assume or create any obligation or liability on the City’s behalf, or to bind the City in any way.

D. Contractor certifies that it is not, and shall not become, overdue or in default to the City for any contract, debt, or any other obligation to the City including real or personal property taxes. City shall have the right to set off any such debt against compensation awarded for services under this agreement.
V. COMPENSATION OF CONTRACTOR

A. The Contractor shall be paid on the basis of the bid price. The total fee to be paid the Contractor for the goods and/or services shall not exceed ($________). Payment shall be made within 30 days of acceptance of the work by the Contract Administrator. It is understood and agreed between the parties that the compensation stated above is inclusive of any and all remuneration to which the Contractor may be entitled.

VI. INSURANCE; INDEMNIFICATION

A. The Contractor shall procure and maintain during the life of this Contract, including the guarantee period and during any warranty work, such insurance policies, including those set forth below, as will protect itself from all claims for bodily injuries, death or property damage which may arise under this Contract; whether the acts were made by the Contractor or by any subcontractor or anyone employed by them directly or indirectly. The following insurance policies are required:

1. Worker’s Compensation Insurance in accordance with all applicable state and federal statutes. Further, Employers Liability Coverage shall be obtained in the following minimum amounts:

   Bodily Injury by Accident - $500,000 each accident
   Bodily Injury by Disease - $500,000 each employee
   Bodily Injury by Disease - $500,000 each policy limit

2. Commercial General Liability Insurance equivalent to, as a minimum, Insurance Services Office form CG 00 01 07 98. The City of Ann Arbor shall be an additional insured. There shall be no added exclusions or limiting endorsements including, but not limited to: Products and Completed Operations, Explosion, Collapse and Underground coverage or Pollution. Further, the following minimum limits of liability are required:

   $1,000,000 Each occurrence as respect Bodily Injury Liability or Property Damage Liability, or both combined.
   $2,000,000 Per Job General Aggregate
   $1,000,000 Personal and Advertising Injury
   $2,000,000 Products and Completed Operations Aggregate

3. Motor Vehicle Liability Insurance, including Michigan No-Fault Coverages, equivalent to, as a minimum, Insurance Services Office form CA 00 01 07 97. The City of Ann Arbor shall be an additional insured. There shall be no added exclusions or limiting endorsements. Coverage shall include all owned vehicles, all non-owned vehicles and all hired vehicles. Further, the limits of liability shall be $1,000,000 for each occurrence as respects Bodily Injury Liability or Property Damage Liability, or both combined.
4. Umbrella/Excess Liability Insurance shall be provided to apply excess of the Commercial General Liability, Employers Liability and the Motor Vehicle coverage enumerated above, for each occurrence and for aggregate in the amount of $1,000,000.

B. Insurance required under VI.A.2 and A.3 of this Contract shall be considered primary as respects any other valid or collectible insurance that the City may possess, including any self-insured retentions the City may have; and any other insurance the City does possess shall be considered excess insurance only and shall not be required to contribute with this insurance. Further, the Contractor agrees to waive any right of recovery by its insurer against the City.

C. In the case of all Contracts involving on-site work, the Contractor shall provide to the City before the commencement of any work under this Contract documentation demonstrating it has obtained the above mentioned policies. Documentation must provide and demonstrate an unconditional 30 day written notice of cancellation in favor of the City of Ann Arbor. Further, the documentation must explicitly state the following: (a) the policy number; name of insurance company; name and address of the agent or authorized representative; name and address of insured; project name; policy expiration date; and specific coverage amounts; (b) any deductibles or self-insured retentions which shall be approved by the City, in its sole discretion; (c) that the policy conforms to the requirements specified. An original certificate of insurance may be provided as an initial indication of the required insurance, provided that no later than 21 calendar days after commencement of any work the Contractor supplies a copy of the endorsements required on the policies. Upon request, the Contractor shall provide within 30 days a copy of the policy(ies) to the City. If any of the above coverages expire by their terms during the term of this Contract, the Contractor shall deliver proof of renewal and/or new policies to the Administering Service Area/Unit at least ten days prior to the expiration date.

D. Any insurance provider of Contractor shall be admitted and authorized to do business in the State of Michigan and shall carry and maintain a minimum rating assigned by A.M. Best & Company's Key Rating Guide of "A-" overall and a minimum Financial Size Category of "V". Insurance policies and certificates issued by non-admitted insurance companies are not acceptable unless approved in writing by the City.

E. To the fullest extent permitted by law, for any loss not covered by insurance under this contract, Contractor shall indemnify, defend and hold harmless the City, its officers, employees and agents harmless from all suits, claims, judgments and expenses including attorney’s fees resulting or alleged to result, in whole or in part, from any act or omission, which is in any way connected or associated with this contract, by the Contractor or anyone acting on the Contractor’s behalf under this contract. Contractor shall not be responsible to indemnify the City for losses or damages caused by or resulting from the City’s sole negligence.

VII. COMPLIANCE REQUIREMENTS

A. Nondiscrimination. The Consultant agrees to comply with the nondiscrimination provisions of Chapter 112 of the Ann Arbor City Code and to take affirmative action
to assure that applicants are employed and that employees are treated during employment in a manner which provides equal employment opportunity and tends to eliminate any inequality based upon race, national origin or sex. The Consultant agrees to comply with the provisions of Section 9:161 of Chapter 112 of the Ann Arbor City Code, Exhibit A

VIII. Warranties by Contractor

A. The Contractor’s standard of service under this agreement shall be of the level of quality performed by businesses regularly rendering this type of durable goods. The Contractor warrants that the repairs shall be free of defects for a period of one year.

B. The Contractor warrants that it has all the skills and experience necessary to provide the durable goods it is to provide pursuant to this agreement. The Contractor may rely upon the accuracy of reports and surveys provided to it by the City except when defects should have been apparent to a reasonably competent contractor or when it has actual notice of any defects in the reports and surveys.

IX. Termination of Agreement; Rights on Termination

A. This agreement may be terminated by either party in the case of a breach of this agreement by the other party, if the breaching party has not corrected the breach within 15 days after notice of termination is given in conformance with the terms of this agreement.

B. If contracting services are terminated for reasons other than the breach of the agreement by the Contractor, the Contractor shall be compensated for reasonable time spent and reasonable quantities of materials used prior to notification of termination.

X. Obligations of the City

A. The City agrees to give the Contractor access to staff and City owned properties as required to provide the necessary goods under the agreement.

B. The City shall notify the Contractor of any defects in the goods of which the City has actual notice.

XI. Assignment

A. The Contractor shall not subcontract or assign any portion of this Agreement without prior written consent to such action by the City.

B. The Contractor shall retain the right to pledge payment(s) due and payable under the agreement to third parties.

XII. Notice

All notices and submissions required under the agreement shall be by personal delivery
or by first-class mail, postage prepaid, to the address stated in this agreement or such other address as either party may designate by prior written notice to the other. Notice shall be considered delivered under this agreement when personally delivered to the Contract Administrator or placed in the U.S. mail, postage prepaid to the Administering Service Area/Unit, care of the Contract Administrator.

XIII. EXTENT OF AGREEMENT

This agreement represents the entire understanding between the City and the Contractor and it supersedes all prior representations or agreements whether written or oral. Neither party has relied on any prior representations in entering into this agreement.

This agreement may be altered, amended or modified only by written amendment signed by the Contractor and the City.

XIV. SEVERABILITY OF PROVISIONS

Whenever possible, each provision of this agreement will be interpreted in a manner as to be effective and valid under applicable law. However, if any provision of this agreement or the application of any provision to any party or circumstance will be prohibited by or invalid under applicable law, that provision will be ineffective to the extent of the prohibition or invalidity without invalidating the remainder of the provisions of this agreement or the application of the provision to other parties or other circumstances.

XV. CHOICE OF LAW

This agreement shall be construed, governed, and enforced in accordance with the laws of the State of Michigan. By executing this agreement, the Contractor and the City agree to venue in a court of appropriate jurisdiction sitting within Washtenaw County for purposes of any action arising under this agreement.

FOR CONTRACTOR

By __________________________

Its

THE CITY OF ANN ARBOR

By __________________________

City Administrator

Approved as to substance:

By __________________________

Service Area Administrator
Approved as to form

By

Stephen K. Postema, City Attorney
EXHIBIT A

FAIR EMPLOYMENT PRACTICE

The contractor, its agents or sub-contractors, shall comply with all requirements of Chapter 112 of Title IX of the Code of the City of Ann Arbor and in particular the following excerpts therefrom:

9:161 NONDISCRIMINATION BY CITY CONTRACTORS

(1) All contractors proposing to do business with the City of Ann Arbor shall satisfy the nondiscrimination administrative policy adopted by the City Administrator in accordance with the guidelines of this section. All contractors shall receive approval from the Director prior to entering into a contract with the City, unless specifically exempted by administrative policy. All City contractors shall take affirmative action to insure that applicants are employed and that employees are treated during employment in a manner which provides equal employment opportunity and tends to eliminate inequality based upon race, national origin or sex.

(2) Each prospective contractor shall submit to the City data showing current total employment by occupational category, sex and minority group. If, after verifying this data, the Director concludes that it indicates total minority and female employment commensurate with their availability within the contractor's labor recruitment area, i.e., the area from which the contractor can reasonably be expected to recruit, said contractor shall be accepted by the Director as having fulfilled affirmative action requirements for a period of one year at which time the Director shall conduct another review. Other contractors shall develop an affirmative action program in conjunction with the Director. Said program shall include specific goals and timetables for the hiring and promotion of minorities and females. Said goals shall reflect the availability of minorities and females within the contractor's labor recruitment area. In the case of construction contractors, the Director shall use for employment verification the labor recruitment area of the Ann Arbor-Ypsilanti standard metropolitan statistical area. Construction contractors determined to be in compliance shall be accepted by the Director as having fulfilled affirmative action requirements for a period of six (6) months at which time the Director shall conduct another review.

(3) In hiring for construction projects, contractors shall make good faith efforts to employ local persons, so as to enhance the local economy.

(4) All contracts shall include provisions through which the contractor agrees, in addition to any other applicable Federal or State labor laws:

(a) To set goals, in conference with the Human Resources Director, for each job category or division of the work force used in the completion of the City work;

(b) To provide periodic reports concerning the progress the contractor has made in meeting the affirmative action goals it has agreed to;

(c) To permit the Director access to all books, records and accounts pertaining
to its employment practices for the purpose of determining compliance with the affirmative action requirements.

(5) The Director shall monitor the compliance of each contractor with the nondiscrimination provisions of each contract. The Director shall develop procedures and regulations consistent with the administrative policy adopted by the City Administrator for notice and enforcement of non-compliance. Such procedures and regulations shall include a provision for the posting of contractors not in compliance.

(6) All City contracts shall provide further that breach of the obligation not to discriminate shall be a material breach of the contract for which the City shall be entitled, at its option, to do any or all of the following:

(a) To cancel, terminate, or suspend the contract in whole or part and/or refuse to make any required periodic payments under the contract;

(b) Declare the contractor ineligible for the award of any future contracts with the City for a specified length of time;

(c) To recover liquidated damages of a specified sum, said sum to be that percentage of the labor expenditure for the time period involved which would have accrued to minority group members had the affirmative action not been breached;

(d) Impose for each day of non-compliance, liquidated damages of a specified sum, based upon the following schedule:

<table>
<thead>
<tr>
<th>Contract Amount</th>
<th>Assessed Damages Per Day of Non-Compliance</th>
</tr>
</thead>
<tbody>
<tr>
<td>$ 10,000 – 24,999</td>
<td>$ 25.00</td>
</tr>
<tr>
<td>25,000 – 99,999</td>
<td>50.00</td>
</tr>
<tr>
<td>100,000 – 199,999</td>
<td>100.00</td>
</tr>
<tr>
<td>200,000 – 499,999</td>
<td>150.00</td>
</tr>
<tr>
<td>500,000 – 1,499,999</td>
<td>200.00</td>
</tr>
<tr>
<td>1,500,000 – 2,999,999</td>
<td>250.00</td>
</tr>
<tr>
<td>3,000,000 – 4,999,999</td>
<td>300.00</td>
</tr>
<tr>
<td>5,000,000 – and above</td>
<td>500.00</td>
</tr>
</tbody>
</table>

(e) In addition the contractor shall be liable for any costs or expenses incurred by the City of Ann Arbor in obtaining from other sources the work and services to be rendered or performed or the goods or properties to be furnished or delivered to the City under this contract.
CITY OF ANN ARBOR
DECLARATION OF COMPLIANCE

Non-Discrimination Ordinance

The “non discrimination by city contractors” provision of the City of Ann Arbor Non-Discrimination Ordinance (Ann Arbor City Code Chapter 112, Section 9:158) requires all contractors proposing to do business with the City to treat employees in a manner which provides equal employment opportunity and does not discriminate against any of their employees, any City employee working with them, or any applicant for employment on the basis of actual or perceived age, arrest record, color, disability, educational association, familial status, family responsibilities, gender expression, gender identity, genetic information, height, HIV status, marital status, national origin, political beliefs, race, religion, sex, sexual orientation, source of income, veteran status, victim of domestic violence or stalking, or weight. It also requires that the contractors include a similar provision in all subcontracts that they execute for City work or programs.

In addition the City Non-Discrimination Ordinance requires that all contractors proposing to do business with the City of Ann Arbor must satisfy the contract compliance administrative policy adopted by the City Administrator. A copy of that policy may be obtained from the Purchasing Manager.

The Contractor agrees:

(a) To comply with the terms of the City of Ann Arbor’s Non-Discrimination Ordinance and contract compliance administrative policy, including but not limited to an acceptable affirmative action program if applicable.

(b) To post the City of Ann Arbor’s Non-Discrimination Ordinance Notice in every workplace or other location in which employees or other persons are contracted to provide services under a contract with the City.

(c) To provide documentation within the specified time frame in connection with any workforce verification, compliance review or complaint investigation.

(d) To permit access to employees and work sites to City representatives for the purposes of monitoring compliance, or investigating complaints of non-compliance.

The undersigned states that he/she has the requisite authority to act on behalf of his/her employer in these matters and has offered to provide the services in accordance with the terms of the Ann Arbor Non-Discrimination Ordinance. The undersigned certifies that he/she has read and is familiar with the terms of the Non-Discrimination Ordinance, obligates the Contractor to those terms and acknowledges that if his/her employer is found to be in violation of Ordinance it may be subject to civil penalties and termination of the awarded contract.

____________________________________
Company Name

____________________________________
Signature of Authorized Representative    Date

____________________________________
Print Name and Title

____________________________________
Address, City, State, Zip

____________________________________
Phone/Email Address

Questions about the Notice or the City Administrative Policy, Please contact:
Procurement Office of the City of Ann Arbor
(734) 794-6500

2016 Rev 0 NDO-2
CITY OF ANN ARBOR NON-DISCRIMINATION ORDINANCE

Relevant provisions of Chapter 112, Nondiscrimination, of the Ann Arbor City Code are included below. You can review the entire ordinance at www.a2gov.org/departments/city-clerk.

Intent: It is the intent of the city that no individual be denied equal protection of the laws; nor shall any individual be denied the enjoyment of his or her civil or political rights or be discriminated against because of actual or perceived age, arrest record, color, disability, educational association, familial status, family responsibilities, gender expression, gender identity, genetic information, height, HIV status, marital status, national origin, political beliefs, race, religion, sex, sexual orientation, source of income, veteran status, victim of domestic violence or stalking, or weight.

Discriminatory Employment Practices: No person shall discriminate in the hire, employment, compensation, work classifications, conditions or terms, promotion or demotion, or termination of employment of any individual. No person shall discriminate in limiting membership, conditions of membership or termination of membership in any labor union or apprenticeship program.

Discriminatory Effects: No person shall adopt, enforce or employ any policy or requirement which has the effect of creating unequal opportunities according to actual or perceived age, arrest record, color, disability, educational association, familial status, family responsibilities, gender expression, gender identity, genetic information, height, HIV status, marital status, national origin, political beliefs, race, religion, sex, sexual orientation, source of income, veteran status, victim of domestic violence or stalking, or weight for an individual to obtain housing, employment or public accommodation, except for a bona fide business necessity. Such a necessity does not arise due to a mere inconvenience or because of suspected objection to such a person by neighbors, customers or other persons.

Nondiscrimination by City Contractors: All contractors proposing to do business with the City of Ann Arbor shall satisfy the contract compliance administrative policy adopted by the City Administrator in accordance with the guidelines of this section. All city contractors shall ensure that applicants are employed and that employees are treated during employment in a manner which provides equal employment opportunity and tends to eliminate inequality based upon any classification protected by this chapter. All contractors shall agree not to discriminate against an employee or applicant for employment with respect to hire, tenure, terms, conditions, or privileges of employment, or a matter directly or indirectly related to employment, because of any applicable protected classification. All contractors shall be required to post a copy of Ann Arbor’s Non-Discrimination Ordinance at all work locations where its employees provide services under a contract with the city.

Complaint Procedure: If any individual has a grievance alleging a violation of this chapter, he/she has 180 calendar days from the date of the individual’s knowledge of the allegedly discriminatory action or 180 calendar days from the date when the individual should have known of the alleged discriminatory action to file a complaint with the city’s Human Rights Commission. If an individual fails to file a complaint alleging a violation of this chapter within the specified time frame, the complaint will not be considered by the Human Rights Commission. The complaint should be made in writing to the Human Rights Commission. The complaint may be filed in person with the City Clerk, by e-mail (hrc@a2gov.org), by phone (734-794-6141) or by mail (Ann Arbor Human Rights Commission, PO Box 8647, Ann Arbor, MI 48107). The complaint must contain information about the alleged discrimination, such as name, address, phone number of the complainant and location, date and description of the alleged violation of this chapter.

Private Actions For Damages or Injunctive Relief: To the extent allowed by law, an individual who is the victim of discriminatory action in violation of this chapter may bring a civil action for appropriate injunctive relief or damages or both against the person(s) who acted in violation of this chapter.

2016 Rev. 0

THIS IS AN OFFICIAL GOVERNMENT NOTICE AND MUST BE DISPLAYED WHERE EMPLOYEES CAN READILY SEE IT.
Vendor Conflict of Interest Disclosure Form

All vendors interested in conducting business with the City of Ann Arbor must complete and return the Vendor Conflict of Interest Disclosure Form in order to be eligible to be awarded a contract. Please note that all vendors are subject to comply with the City of Ann Arbor’s conflict of interest policies as stated within the certification section below.

If a vendor has a relationship with a City of Ann Arbor official or employee, an immediate family member of a City of Ann Arbor official or employee, the vendor shall disclose the information required below.

1. No City official or employee or City employee’s immediate family member has an ownership interest in vendor’s company or is deriving personal financial gain from this contract.
2. No retired or separated City official or employee who has been retired or separated from the City for less than one (1) year has an ownership interest in vendor’s Company.
3. No City employee is contemporaneously employed or prospectively to be employed with the vendor.
4. Vendor hereby declares it has not and will not provide gifts or hospitality of any dollar value or any other gratuities to any City employee or elected official to obtain or maintain a contract.
5. Please note any exceptions below:

<table>
<thead>
<tr>
<th>Conflict of Interest Disclosure*</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of City of Ann Arbor employees, elected officials or immediate family members with whom there may be a potential conflict of interest.</td>
<td>( ) Relationship to employee</td>
</tr>
<tr>
<td>( ) Interest in vendor’s company</td>
<td>( ) Other (please describe in box below)</td>
</tr>
</tbody>
</table>

*Disclosing a potential conflict of interest does not disqualify vendors. In the event vendors do not disclose potential conflicts of interest and they are detected by the City, vendor will be exempt from doing business with the City.

I certify that this Conflict of Interest Disclosure has been examined by me and that its contents are true and correct to my knowledge and belief and I have the authority to so certify on behalf of the Vendor by my signature below:

<table>
<thead>
<tr>
<th>Vendor Name</th>
<th>Vendor Phone Number</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Signature of Vendor Authorized Representative</th>
<th>Date</th>
<th>Printed Name of Vendor Authorized Representative</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Questions about this form? Contact Procurement Office City of Ann Arbor Phone: 734/794-6500, procurement@a2gov.org

COI - Ver. 1 – 6/9/16