

Spring Lake Park Reserve Woodlands 2025 to 2028 Restoration and Enhancement Request for Proposal

Release Date: Tuesday, July 29, 2025

Pre-Bid Meeting: 11:00am on Tuesday, August 5, 2025

at Fahey Ave Trailhead

13690 Pine Bend Trail, Rosemount, MN

Proposal Due Date: NOON on Monday, August 18, 2025

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INTRODUCTION AND PROGRAM DESCRIPTION

General Background

Dakota County is soliciting bids to conduct ecological management and restoration activities at Spring Lake Park Reserve, a Dakota County Park near Hastings, MN. This project surrounds the archery loop trails accessible from the Fahey Ave trailhead, 13690 Pine Bend Trail, Rosemount, MN.

A. Program Objectives

Spring Lake Park Reserve is a beloved county park with high quality habitat spanning a nearly 5 mile stretch of the Mississippi River. This project encompasses 56 acres of woodlands in the northwest corner of the Spring Lake Park Reserve. It includes the northern loop of the archery trail as well as the surrounding woodlands bordered by the river to the North and the park boundary to the West. The units consist of two terraces with a steep slope separating the two.

Project goals include removing non-native woody species, clearing woody material around large bur oaks, and taking advantage of canopy openings to restore native understory plant communities. Reintroducing fire disturbance to the woodland will promote project objectives. A 2018 Management Brief written by Friends of the Mississippi River (FMR) guides this work.

The submitted proposal will include:

- A narrative detailing the proposed methodology for preparing woodland units C and D for a fall 2028 prescribed burn. Include a plan and methodology to address downed material that may impede burn efforts.
- A narrative describing the Contractor's proposed methodology for tracking and communicating work
 accomplished and ensuring quality control and adherence to performance standards for all work outlined
 in this RFP.

B. Site Access

The project area can be accessed from the Fahey Ave trailhead, 13690 Pine Bend Trail, Rosemount, MN.

The Contractor shall work with FMR and Dakota County to ensure minimal disruption to park users due to restoration activities. Contractor will perform a visual inspection at the end of each work day. All trails and 2 feet on either side of trail must be clear of woody debris. County shall provide temporary trail closure signage, which Contractor will be responsible for. Contractor shall relocate and move trail closure signage as necessary to maintain trail access to the fullest extent possible. Work inside archery loop may require closure of archery stations. Contractor must communicate with Project Manager prior to working in this area. No trail closures are permitted on weekends or holidays. All trail closures must be communicated to Project Manager a minimum of 24 hours in advance. Contractor must coordinate a start time with FMR and must notify FMR immediately once work has been completed.

SCOPE OF SERVICES

Tasks and Schedule

Task a. Tree and shrub removal

Unit	Year	Preferred Season	Tree and Shrub Removal (Task a) Activity Notes	
A1	2025	Fall/Winter	Thin woodland edge along the paved greenway trail (southern edge of A1). Remove non-oak trees smaller than 8" dbh within 30 feet of the trail to soften the woodland edge. Mow or cut and treat dense patches of sumac on the woodland/ trail edge. Mow or cut aspens. Do not cut any bur or white oaks and remove all woody plants from around each bur oak in the unit out to a 20-foot radius from the main stem of the bur oak. Pile and burn material in winter.	0.6
A1	2025	Fall/Winter	Remove 15 trees greater than 8" DBH along the trail corridor/woodland edge, marked for removal by FMR. Burn material.	15 trees
A2	2025	Fall/Winter	Remove all woody plants from around each bur oak in the unit (a) up to the drip line or (b) out to a 20-foot radius from the main stem of the bur oak- whichever is greater. Pile material and burn in winter. Clear material around 5 trees. FMR will flag and map priority trees.	Area around 5 trees
A2	2025	Fall/Winter	Remove all small trees less than 8" DBH (excluding bur oaks) from the unit. Pile and burn material.	0.7
В	2025, 26	Fall/Winter	Invasive shrub removal: Forestry mow buckthorn, honeysuckle, and any other non-native shrubs. Spread shredded material to a depth of <4". Mow a second time in 2026 to break down chip and inhibit resprouts.	3
В	2025	Fall/Winter	Remove all woody plants from around marked oaks in the unit (a) up to the drip line or (b) out to a 20-foot radius from the main stem of the oak- whichever is greater. Pile material- Pile burn or use Biochar kilns. Clear material around 20 trees. FMR will flag and map priority trees.	20 trees

С	2025	Fall/Winter	Invasive shrub removal: Cut and stump treat non-native, invasive shrubs. Pile burn material. Eastern portion of the unit including slope to the river and river peninsula. Polygon from FMR.	6.8
С	2025, 26	Fall/Winter	Invasive shrub removal: Forestry mow non-native shrubs. Western 10.5 acres, use polygon from FMR. Mow a second time in 2026 to break down chip and inhibit resprouts.	10.5
С	2025	Fall/Winter	Remove all woody plants from around marked oaks in the unit (a) up to the drip line or (b) out to a 20-foot radius from the main stem of the oak- whichever is greater. Pile material- Pile burn in winter. Clear material around 15 trees. FMR will flag and map priority trees.	15 trees
D	2025 <i>,</i> 26	Fall/Winter	Invasive shrub removal: Forestry mow buckthorn, honeysuckle, and any other non-native shrubs. Spread mulched material to a depth of <4". Mow a second time in 2026 to break down chip and inhibit resprouts.	7.5

Woody species and size classes designated for removal within Work Units are provided in the table above. Contractor is to provide all herbicide. All cut stumps shall be treated with County-approved herbicide containing dye (to facilitate Contractor spraying and County inspecting) immediately after being cut with a chainsaw, brush saw, or hand saw (on slopes>25%), or other equipment (on slopes <25%). Cut stems shall be cut flat and not exceed 2" from the ground. If significant snow depth is present, the Contractor shall discuss appropriate height with the County.

All material, including boles, stems and branches, must be removed from site or burned. Please note that Dakota County is under quarantine for Emerald Ash Borer, and the movement of ash wood is regulated.

Forestry mowing shall be done in a manner that does not cause rutting or other damage to trails or soil. Mulch/woody debris shall not exceed a depth of 4". A second mow will be implemented to address resprouts and break down mowed material. After this mow, no more than 20% of the unit shall have thick chipped debris that inhibits seeding. Seed bed preparation may be accomplished through mechanical grazing, harrowing, hand raking, or other means proposed by the Contractor and approved by Dakota County.

Brush Piles for Burning:

When creating brush piles for burning, Contractor shall secure all required permits and approvals prior to ignition. Piles shall be spaced as necessary to minimize dragging of cut material over long distances. Brush piles shall be located in areas without canopy branches or stems of preserved trees overhanging the piles or endangered by fire. Ensure no debris (trash, plastic, etc.) other than the cut brush is placed in the burn piles. Contractor shall remedy plant mortality caused by burn piles by prepping and reseeding burn pile areas. Ash and any remaining woody debris shall be dispersed by the Contractor, and the area shall be thoroughly raked prior to seeding. If unburned brush piles are left on site for burning, the County will withhold 25% of the bid total for Task "a" until the piles are burned and the soil impacted by them is prepped and seeded.

Chipping of cut woody material is not acceptable unless material is hauled off site. Hauling to burn piles is acceptable. Removal of brush from the Work Area shall be done in a manner that does not cause rutting or other damage to trails or soil.

Penalties:

Protection of desirable existing vegetation shall be the responsibility of the Contractor during woody plant removal and any burning of brush piles. The Contractor shall be liable for remedying damage to existing desirable vegetation. Damage is considered injury to 10% or more of the total diameter at breast height for any tree. The damaged tree shall be considered a total loss for the entire tree and Contractor will be penalized at a rate of up of \$10 per inch-dbh or per stem, whichever is higher.

Task b. Prescribed burn

Unit	Year	Preferred Season	Prescribed Burn (Task b) Activity Notes	Acres
Unit C	2028	Fall	Conduct prescribed burn on unit (in conjunction with unit D).	17.3
Unit D	2028	Fall	Conduct prescribed burn on unit (in conjunction with unit C).	7.5

Contractor shall prepare, submit, and receive all necessary permits/approvals from appropriate entities prior to conducting prescribed burns. Burns shall be conducted under prescription conditions only.

Burn plans shall be created by the Contractor and submitted to the Project Manager by <u>March 1</u> for spring burns and <u>September 1</u> for fall burns. The County recognizes that all portions of a burn unit may not burn completely; therefore, the Project Manager will work closely with the Contractor to develop reasonable burn objectives for each burn unit.

Contractor is responsible for preparing burn breaks and obtaining permission from adjacent landowners for any needed vehicle access, or water access. The Contractor will ensure an adequate water supply is available at the site at all times for the duration of the burn and mop-up. A water tank on a mobile vehicle must be available at the site during the burn.

Contractor shall mow around any desirable or purchased trees in the area to be burned, including but not limited to: bur/white oak trees 1 inch in diameter and larger, patches of wild plum, and any tree with mulch around the base, others as identified by Project Manager.

Contractor shall notify the Project Manager at least 24 hours prior to commencement of a burn with additional communication needed for burns around facilities to confirm the site is not scheduled for public use. On the day of the burn, the following parties must be contacted: Department of Natural Resources, local fire marshal(s), Dakota County Dispatch, and Project Manager.

Contractor will seek optimal burn conditions to meet project goals and burn plan objectives. If the Contractor believes that the objectives cannot be fully met, the Contractor must first discuss with the Project Manager before igniting. Contractor's burn boss shall be onsite the duration of the running burn. Contractor's crew shall be on site until all mop-up is complete and all possible sources of ignition are extinguished.

Contractor responsible for protecting all items not in the burn permit, including in part: all infrastructure, utilities, desirable vegetation, and private property. The Contractor shall be liable for remedying damage due to prescribed fire. **For any incident occurrence, Dakota County must be notified immediately**: primary contact: Logan Olson 651-456-8015. If not reachable, contact Scott Hagen 952-891-7983.

Unless directed otherwise by Project Manager, the Contractor shall perform a site inspection the day following a prescribed burn to ensure that re-ignition has not occurred.

Contractor will supply a per acre/per unit rate for this task. Different units may have different per acre rates.

Task c. Vegetation Management

Unit	Year	Preferred Season	Vegetation Management (Task c) Activity Notes		
Unit A1	2025, 26	Fall	Spot foliar treatment of small diameter buckthorn, honeysuckle, and aspens. Basal bark scattered shrubs (same target species) above foliar size (>4'). Use polygons from FMR.	2.5	
Unit A1	2026	Spring	Spot spray second-year garlic mustard prior to seed set. Polygon provided by FMR.	1.0	
Unit A2	2025, 26	Fall	Spot foliar treatment of small diameter buckthorn and honeysuckle. Basal bark scattered shrubs above foliar size (>4').	rubs 1.4	
Unit B	2025, 27, 28	Fall	Foliar treatment of < 1" diameter buckthorn and honeysuckle. Basal bark sparse buckthorn above foliar size. 10 acres in 2025, 13 acres in 2027, 3 acres in 2028.	13	
Unit B	2026, 27	Spring	Spot spray second-year garlic mustard prior to seed set. Follow polygon from FMR.	8	
Unit C	2026, 27, 28	Fall	Spot foliar herbicide treatment of resprouted/new germinant buckthorn and honeysuckle in 2025 hand cutting area (6.8 ac). Foliar treat full unit in 2027 and 2028 (17.3 ac).	17.3	
Unit C	2027	Spring	Spot spray second-year garlic mustard prior to seed set. FMR to provide polygon.	3.0	

Unit D	2027	Spring	Spot spray second-year garlic mustard prior to seed set. FMR to provide polygon for treatment.	3.5
Unit D	2027, 28	Fall	Foliar herbicide treatment of resprouted/new germinant buckthorn and honeysuckle.	7.5

Invasive Woody Species Control

Invasive woody species designated for removal/control are provided in Attachment C. Use County-approved foliar herbicide in late fall, to minimize damage to desirable vegetation. Herbicide application instructions given on the label shall be followed at all times. Dye shall be used to facilitate Contractor spraying and Project Manager inspection. Care shall be taken not to affect non-target vegetation.

Fall foliar treatments will control at least 95% of all woody whips, resprouts and seedlings.

Invasive Herbaceous Species Control

The primary herbaceous target species is garlic mustard. Other species for control may be requested by the Project Manager. Target species should not be permitted to set viable seed, and some hand pulling or spot mowing may be required in order to achieve the performance standard. Herbicide applications to these species should be made at the most biologically appropriate time.

Example: Garlic mustard rosettes should be treated with glyphosate in early spring, prior to bolt. All bolting plants must be hand pulled and removed from the site.

Contractor must give the Project Manager a 24-hour notice prior to being on site and a follow-up report shall be submitted within 48 hours after spraying confirming the: target plant(s), chemical(s) used, and a map showing the location sprayed.

Herbicide applicators must be able to accurately identify all invasive and noxious species listed in the weed control information. Label directions must be followed; active ingredient must be of sufficient percentage to effectively kill the target weeds. Herbicide application must follow label instructions and recommendations, and applicator must follow all industry safety standards. Any deviation from the recommended herbicide being used must be approved by the County. Dye shall be used to facilitate Contractor spraying and County inspection. Care shall be taken not to affect non-target vegetation.

It is the County's expectation that at least 95% of the potential seed producing invasive and noxious weeds have been controlled within the site, meaning that the treated plants have been killed or at least prevented from setting seed. Contractor must give the Project Manager a 24-hour notice prior to being on site and a written follow-up report shall be submitted within 48 hours after mowing confirming the: target plant(s) and a map showing the location(s) mowed.

Penalties

Protection of desirable existing vegetation shall be the responsibility of the Contractor. The Contractor shall be liable for remedying damage to existing desirable vegetation. Damage to desirable woody vegetation will be penalized at a rate of up of \$10 per inch dbh or per stem, whichever is higher. For any tree with injury to 50% or more of the total diameter at the area of injury, the tree shall be considered a total loss and the Contractor shall be assessed \$10 per inch dbh for the entire tree.

In areas where desirable herbaceous vegetation is killed or seriously damaged, these areas will be reseeded with the most appropriate seed mix listed in the attachment, or alternate approved by the County, and the area will come under Establishment Management at no additional charge to the County for the remainder of the contract period.

Task d. Overseeding

Unit	Year	Preferred Season	Overseeding (Task d) Activity Notes	
A2	2026	Late Fall	Seed area with supplemental understory mix. (FMR provides seed)	1.4
В	2025	Fall/Winter	After second mow, hand-broadcast seeding of simple graminoid seed mix to establish nerbaceous cover in the 3 acre forestry mowed area. Prioritize edges & openings, and high puckthorn competition areas. FMR supplies seed.	
С	2026	Spring	Seed and blanket edges of peninsula into river, 1200 sq ft (plastic free blanket). FMR to provide seed.	
С	2026	Fall/Winter	After second mow, hand-broadcast seeding of simple graminoid seed mix to establish nerbaceous cover. Prioritize edges & openings, and high buckthorn competition areas. FMR supplies seed. Assumes half of unit.	
С	2028	Late Fall	Seed with understory mix after burn. FMR to provide seed. Prioritize openings and bare soil on 1/2 of unit.	8.5

D	2026	Fall/Winter	After second mow, hand-broadcast seeding of simple graminoid seed mix to establish herbaceous cover. Prioritize edges & openings, and high buckthorn competition areas. FMR supplies seed. Assumes half of unit.	3.5
D	2028	Late Fall	After rx burn, broadcast supplemental understory mix. Prioritize openings and bare soil. Assumes half of unit. FMR will provide seed mix.	3.5

The County/FMR will supply the native seed and seed rate to the Contractor. Contractor shall install seed with broadcast spreader or by hand broadcast. Seed will be evenly broadcast, at about 50 seeds per sq ft depending on the final amount of seed. Half the seed should be applied in one direction, then half in the crosswise direction.

The Contractor will evaluate regularly during seeding operations and adjust the broadcast rate. If post-seeding results clearly show areas that were missed, the Contractor will purchase and seed additional seed of the same mix at their own expense

Alternate Tasks

Unit	Year	Preferred Season	Alternate Tasks Activity Notes	
В	2028	Fall	ALTERNATE: Conduct prescribed burn in forestry mowed area in conjunction with units C & D.	3.0
В	2025	ALTERNATE: Cut, pile, and burn ash trees in priority canopy thinning areas. 20 trees. Fall/Winter mark ash for removal.		20 trees
В	2025	Fall/Winter	ALTERNATE: Remove deadfall from 3 acre forestry mowed area that is larger than 6 inches in diameter. Large woody material that is rotting can be left on site.	3.0
С	2025	Fall/Winter	ALTERNATE: Remove deadfall from the unit that is larger than 6 inches in diameter. Large woody material that is rotting can be left on site.	
D	2025	Fall/Winter	ALTERNATE: Remove deadfall from these units that is larger than 6 inches in diameter. Large woody material that is rotting can be left on site.	7.5

Prescribed Burning

Contractor should follow all specifications for Task B, prescribed burning. The alternate burn would be conducted in conjunction with units C and D.

Ash Tree Cutting

Contractor should follow all specifications from Task A, tree and shrub removal. Material should be piled and burned.

Deadfall Removal

The objective of this task is to improve the ability to run prescribed fire through the woodland units. The recommended method is to pile and burn downfall material. Alternative methods of achieving the desired outcome are welcomed and may be included in the written proposal. Any activities should be conducted in a manner which does not negatively impact plant communities and minimizes soil impacts.

Invoice Schedule

The Owner will make payments as follows:

For most restoration tasks, payments will be made at COUNTY-designated checkpoints, following successful completion of the restoration/enhancement task and attainment of associated performance standards.

Contractor should send invoice to the County monthly but no later than two months after task is completed.

For Establishment Management, invoices may be submitted quarterly, for work completed during the time periods outlined below:

Q1: December 16-May 31

Q2: June 1 - July 31

Q3: August 1 - September 30

Q4: October 1 - December 15

Example: If seed installation occurs in the fall or 2026, the Establishment Management period begins on the first day of the next quarter, or December 16. If the Contractor successfully meets Checkpoint 1 Performance Standards, an invoice for Q1 of the 2027 growing season can be submitted on May 31, 2027 for 25% of the total the amount indicated on the bid tab for Task "c" (prorated if the task is not 100% complete). Invoices for subsequent quarters of 2026 (Q2, Q3, and Q4) can be submitted per the schedule outlined above for the same amount of 25% of the total amount indicated on the bid tab schedule. Beginning the following growing season (2027), Checkpoint 2 of the Performance Standard must be met to receive full payment (25% of the total bid) each quarter. A 5% retainage will be withheld by COUNTY from each invoice. All retainage (5%) shall be paid to the CONTRACTOR upon final Project completion to the satisfaction of the Owner's representative.

General Specifications

Use of the Site

The existing buildings, structures, and trails on the site will be open and during the entire project period unless otherwise coordinated with Project Manager. Contractor will fully coordinate all work with the Project Manager. The Contractor shall conduct their operations so as to permit safe and unimpeded access to all existing park infrastructure and trails. Walks, driveways, entrances and all other areas to be used by the public shall be maintained in a safe condition and shall be kept free and clear of Contractor equipment, materials and debris. All damage to existing grading, pavements, unpaved park trails, structures, landscaping and sod will be repaired and fully restored to prior condition upon project completion.

The Contractor shall cooperate with the County in the scheduling and execution of the work and use of the site, and they shall notify the Project Manager as far in advance as possible of the commencement of any work or operation which would interfere with the use of the existing infrastructure or trails. Trails may be closed for work with advance notice to the Project Manager and the County.

The Contractor's operations and storage of materials shall be confined to the areas agreed upon with the County. Fire lanes and parking areas must be kept clear of Contractor equipment and materials at all times.

Equipment

- Vehicles are not allowed on steep slopes (greater than 40% grade).
- Any rutting of soils or damage to land must be mitigated before final payment will be granted.
- Contractors must follow best management practices to avoid bringing weed-seed onto the site.
 - o If equipment, vehicles, gear, or clothing (notably, boots and laces) arrives at the project site with soil, aggregate material, mulch, vegetation (including seeds), or animals, it shall be cleaned by Contractor furnished tool or equipment (brush/broom, compressed air or pressure washer) at the staging area.
 - o The Contractor shall dispose of material cleaned from equipment and clothing at a location determined by the County. If the material cannot be disposed of onsite, secure material prior to transport (sealed container, covered truck, or wrap with tarp) and legally disposed of offsite.
 - o The Contractor shall ensure that all equipment and clothing used for work in infested waters has been adequately decontaminated for invasive species (e.g., zebra mussels) prior to being used in non-infested waters. All equipment and clothing including but not limited to waders, tracked vehicles, barges, boats, turbidity curtain, sheet pile, and pumps that comes in contact with any infested waters must be thoroughly decontaminated.

Herbicide and Applicators

- Herbicide applicators must be state-certified.
- DNR Operational Order 59 (<u>Pesticides and Pest Control</u>:
 http://files.dnr.state.mn.us/assistance/grants/habitat/heritage/oporder_59.pdf) and appropriate discipline guidelines must be followed when working on all lands and waters, regardless of ownership.

- Herbicide application must follow industry standards for temperature and weather conditions, according to label directions and the State of MN Commercial Pesticide Applicator Manual.
- Use least toxic herbicide or formula with lowest soil residual; Glyphosate or triclopyr is preferred, (aminopyralid [Milestone] or clopyralid [Transline] is suitable for thistle and legumes, but CONTRACTOR must first consult with DAKOTA COUNTY before applying these or any other herbicides). Aquatic formula is required when applying within 100 feet of a wetland.
- Agri-Dex (Helena) or Activator-90 (Loveland) are the **only** surfactants to be added to herbicides mixes applied on or near water. Consult with DAKOTA COUNTY for approval to use other products.
- As much as possible, herbicides should be applied when there is some biological activity in the plant (e.g. Apr-Nov).
- Avoid windy days and ensure a rain-free period of at least 3 hours after application.
- Approved signage to advise park visitors of herbicide use should be placed in strategic locations.
- Only herbicide additives that are explicitly approved as herbicide additives are allowed. Prohibited additives include, but are not limited to kerosene, diesel, and anti-freeze/ethylene glycol.
- Take maximum care to avoid chemical drift or contact with non-target plants.
- A copy of the record of all pesticide/herbicide applications shall be submitted to DAKOTA COUNTY.
 Submitting records with invoices is acceptable.

Non-native woody plants – general specs

- Cutting method: Cut stems as close to the ground as possible—not to exceed 2" from the ground. Stems shall be cut flat. If significant snow depth is present, CONTRACTOR shall discuss appropriate height with DAKOTA COUNTY. Cut stems shall be immediately treated with herbicide to prevent resprouting. Exceptions may apply consult first with DAKOTA COUNTY.
- Dye: Use dye with herbicide so CONTRACTOR and DAKOTA COUNTY can see what was treated.
- Herbicide application: Use herbicide conservatively avoid overspray (dauber applicator preferred).
- Herbicide type: Triclopyr ester (i.e., Garlon 4 Ultra or Garlon 3a) or glyphosate preferred unless otherwise approved by DAKOTA COUNTY. If oil-based herbicide is approved for stump treatment, dauber applicator is preferred. Before applying herbicides, first discuss with DAKOTA COUNTY.
- Protection of desirable existing vegetation shall be the responsibility of the CONTRACTOR during woody
 plant removal and any burning of brush piles. CONTRACTOR shall be liable for remedying damage to
 existing desirable vegetation. Damage to desirable woody vegetation (as agreed upon by CONTRACTOR
 and DAKOTA COUNTY) will be penalized at a rate of up to \$10 per inch-dbh or per stem, whichever is
 higher.
- Brush stacking: In wooded areas, stack brush (for future burning) in openings where heat will not damage standing tree trunks or branches. Avoid making brush piles on existing native prairie or good quality woodland. Avoid steep slopes. Seek disturbed areas or stumps of cut brush/trees.
- Brush burning: Brush can be stacked and burned at same time as cutting if conditions for burning are suitable. CONTRACTOR is responsible for obtaining all necessary permits for burning brush piles. Any ash from burn piles must be dispersed by CONTRACTOR. In certain circumstances when feasible and agreed

- upon by CONTRACTOR, DAKOTA COUNTY may request piles be burned in COUNTY provided biochar kilns. Specific instructions will be provided.
- With DAKOTA COUNTY approval, where brush is very small and/or very sparse, it can be cut small (<1" diameter and <3 ft. lengths), scattered, and left lying in woods. However, brush must lie flat, preferably in contact with the soil, and be easy to walk through (defined in the field, as agreed upon by CONTRACTOR and DAKOTA COUNTY).
- Unless determined otherwise by DAKOTA COUNTY, only use heavy equipment for woody removal work on frozen ground.

Non-native herbaceous plants - general specs

- Prevent herbicide drift to adjacent plants.
- Manage all herbaceous species listed in Herbaceous Exotic Species List (Attachment D), and all others as
 detected. Species shall be managed by the CONTRACTOR such that seedset is reduced or eliminated and
 the ability of the plant to compete with desirable vegetation is greatly reduced. Some species (discuss
 with DAKOTA COUNTY) will be dealt with aggressively by CONTRACTOR, with a final goal of eradication of
 these species from the restored areas of this park during the contract period.

Prescribed burning

- Qualifications:
 - o Contractor will provide evidence of qualifications of burn boss, including training, experience (years and number of burns), and history (any escapes or other burn incidents).
 - o Burn boss has led burns of similar complexity with similar fuel types. (Ideally should be a RxB3)
 - Crew leaders must be trained (S130-S190), and certifications must be provided to DAKOTA COUNTY.
- Burn boss will be onsite the duration of the running burn.
- Burn Plan: Prepare and submit burn plan to DAKOTA COUNTY at least 30 days prior to intended burn date.
- Permits: Obtain all necessary permits and other arrangements, notifications and safety measures for burning and related activities. Provide copies of local permits and DNR variances to DAKOTA COUNTY staff.
- CONTRACTOR is responsible for protecting all items not in the burn permit, including in part: all infrastructure, utilities, desirable vegetation, and private property. CONTRACTOR shall be liable for remedying damage due to prescribed fire.
- Burn breaks: Contractor is responsible for preparing effective burn breaks.
- DAKOTA COUNTY Communication: On burn day, review burn strategy with DAKOTA COUNTY staff (if
 present) prior to burn. Notify DAKOTA COUNTY at least 24 hours prior to commencement of a burn.
- Water: CONTRACTOR will ensure an adequate water supply is available at the site at all times for the duration of the burn and mop-up. Water tank on a mobile vehicle must be available at the site during the burn.

- The use of drones to identify "hot spots" while conducting burns is allowed if the following documentation is submitted prior to the burn. This list is current as of the release of this solicitation, additional documentation may be required at the time of drone use.
 - o Drone Registration Number
 - o Make/Model of Drone
 - o Total Weight of Drone (including any attachments)
 - Copy of FAA Pilot's License or TRUST Certificate
 - o Flight Plan
- Site access: Vehicle access locations will be identified in the burn plan. A CONTRACTOR vehicle will be available to access the site.
- Adjacent property access (if necessary): Obtain any necessary permission from adjacent property owners for any needed vehicle access, water access or request to burn any portion of their property.
- Adjacent business and residential neighbors must be notified (coordinate with DAKOTA COUNTY) for all burns.
- CONTRACTOR will seek optimal burn conditions to meet project goals and burn plan requirements. If the CONTRACTOR believes that the minimum performance cannot be met, the CONTRACTOR must first discuss with OWNER/DAKOTA COUNTY before burning.
- Avoid winds that will heavily smoke neighbors or roads.
- Crew stays until all mop-up is complete and all possible sources of ignition are extinguished.
- A follow-up site visit the day after the burn is required, unless DAKOTA COUNTY specifically signs off that it is not needed. Contractor will identify to DAKOTA COUNTY who will return and what time.
- Communications: all crew must have radio or similar means of communication
- For any incident occurrence, Dakota County must be notified immediately: primary contact: Logan Olson 651-456-8015. If not reachable, contact Scott Hagen 952-891-7983.

Performance Standards

This section outlines the County's expectations regarding specific methods that shall be employed during implementation of restoration, enhancement, and establishment management tasks associated with this Proposal. Deviations from these methods may be allowed if approved by the County in writing.

Task	Payment Schedule	Checkpoint 1: Performance Standards	Checkpoint 2: Performance Standards	Corrective Measures
a. Tree removal	75% payment (less a 5% retainage) upon completion and achievement of Checkpoint 1 performance standard. If no piles are created for burning, Contractor will be eligible for full payment (less the 5% retainage). 25% payment (less a 5% retainage) upon completion and achievement of Checkpoint 2	100% of designated stems have been removed and stumptreated with herbicide. Brush has been removed from the site, chipped, or stacked in suitable locations for burning (or a combination of all of these).	Any brush piles created for burning are successfully burned. Soils beneath burn piles are prepped and seeded according to County specifications.	For cut-stumps which were missed by stump-treatment, resprouting stumps/stems shall be treated with foliar herbicide application in the fall following removal year at no additional cost. Any trees or shrubs missed by forestry mower will be hand cut and stump treated at no additional cost.

Task	Payment Schedule	Checkpoint 1: Performance Standards	Checkpoint 2: Performance Standards	Corrective Measures
b. Prescribed burns	Full payment (less a 5% retainage) upon completion and achievement of Checkpoint 1 performance standard.	Immediately following burn: Within burn unit(s), all fine fuels with appropriate height, connectivity, and moisture have burned. For Grass-dominated areas with continuous cover: Full payment at 85% consumption within any given 100 sq. m area; for areas with less than 85% consumption, payment will be made on a per acre black basis	No 2nd checkpoint	
c. Vegetation management	Payment based on completion of work and achievement of performance standards (less the 5% retainage).	Target undesirable weed species: less than 2.5% of population is permitted to cover due to set seed within any 100 sq. m area. More than 98% cover by of target species is spot treated with herbicide within any 100 sq. m area.	No 2nd checkpoint	

Task	Payment Schedule	Checkpoint 1: Performance Standards	Checkpoint 2: Performance Standards	Corrective Measures
d. Overseeding	Full payment upon completion and achievement of performance standard.	100% of areas designated to receive seed have been seeded and lightly raked.	No 2nd checkpoint	Any areas missed will be seeded and all seeded areas will be firmed or lightly raked before payment is released.

IMPORTANT NOTE: Any performance standard(s) not met, as determined by the County, shall require correction by Contractor. Method of correction will be discussed with and approved by the County in writing prior to implementation. Corrections shall be implemented by Contractor at Contractor's expense until all performance standards are met.

General Instructions for the Contractor

A. Contact Person

The Contractor's points of contact for this RFP are:

Logan Olson, Restoration Project Manager

Friends of the Mississippi River

106 W Water St, Suite 600

St Paul, MN 55107

Email: Logan Olson Email (lolson@fmr.org)

Phone: 651-456-8015

Scott Hagen

Dakota County Parks Department

14955 Galaxie Avenue

Apple Valley, MN 55124

Email: Scott Hagen Email (scott.hagen@co.dakota.mn.us)

Phone: 952-891-7983

Questions related to restoration tasks may be directed to Logan Olson, while those related to the bidding process may be directed to Scott Hagen.

B. Questions

Questions regarding this RFP must be submitted by email and must be received no later than **8/11/25** at **2** pm.

Responses to the questions submitted will be posted on the County's website no later than **8/12/2025** at **4 pm**, at Doing Business – Requests For Bids, Proposals and Information: http://www.co.dakota.mn.us/Government/DoingBusiness/BidProposalsInformation/Pages/default.aspx

C. Addenda/Clarifications

Any revisions or modifications to the RFP shall be made by County staff in a written addendum and posted on the County's website at Doing Business — Request For Bids, Proposals and Information: http://www.co.dakota.mn.us/Government/DoingBusiness/BidProposalsInformation/Pages/default.aspx.

No verbal modification will be binding.

D. Examination of Proposal Documents

By submitting an RFP, the Contractor represents that they have thoroughly examined and become familiar with the work required under this RFP and that they are capable of performing quality work to achieve the objectives of this RFP.

E. Prevailing Wages

This project is funded by state Outdoor Heritage Fund grant dollars. Prevailing wage rates apply. See Attachment K for current rates.

F. Pre-Contractual Expenses

Pre-contractual expenses are expenses incurred by the Contractor in: 1) preparing its proposal in response to this RFP; 2) submitting that proposal to the County; or 3) any other expenses incurred by the Contractor prior to the date of execution of the proposed contract. The County shall not, in any event, be liable for any pre-contractual expenses incurred by the Contractors in the preparation of their proposals. Contractors shall not include any such expenses as part of their proposals.

G. Contract Award

Issuance of this RFP and receipt of proposals does not commit Dakota County to award a contract. Dakota County reserves the right to postpone proposal review at its own convenience, to accept or reject proposals based on evaluation of the submitted information, to accept other than the lowest cost proposal, to negotiate with other than the selected Contractor should negotiations with the selected Contractor be terminated, to negotiate with more than one Contractor simultaneously, or to cancel all or part of this RFP.

H. Public Records and Requests for Confidentiality

Pursuant to the Minnesota Government Data Practices Act, Minnesota Statutes Section 13.591, the names of all entities that submitted a timely proposal to Dakota County will be public once opened. All other information remains private until Dakota County has completed negotiating a contract with the selected Responder. After a contract has been negotiated, all information received is public information except "trade secret" information as defined in Minnesota Statutes Section 13.37. All information submitted by a

Responder therefore shall be treated as public information by Dakota County unless the Responder properly requests that information be treated as a confidential trade secret at the time of submitting the bid/proposal.

Any request for confidential treatment of trade secret information in a Responder's proposal must sufficiently describe the facts that support the classification of information as confidential trade secret. The request must include the name, address, and telephone number of the person authorized by the Responder to answer any inquiries by Dakota County concerning the request for confidentiality. This information shall be provided on the Trade Secret Information Form, see Attachment I. Dakota County reserves the right to make the final determination of whether data identified as confidential trade secret by a Responder falls within the trade secret exemption in the Minnesota Government Data Practices Act.

The envelope or mailing container of any documents submitted with the proposal that the Responder believes contain confidential trade secret information must be clearly marked as containing confidential trade secret information. Each page upon which trade secret information appears must be marked as containing confidential trade secret information.

In addition to marking the documents as confidential, the Responder must submit one paper and one digital copy of the bid/proposal from which the confidential trade secret information has been excised. The confidential trade secret information must be excised in such a way as to allow the public to determine the general nature of the information removed while retaining as much of the document as possible.

The Responder's failure to request confidential treatment of confidential trade secret information pursuant to this subsection will be deemed by Dakota County as a waiver by the Responder of any confidential treatment of the trade secret information in the bid/proposal.

Requests by the public for the release of information held by Dakota County are subject to the provisions of the Minnesota Government Data Practices Act, Minnesota Statutes Chapter 13. Responders are encouraged to familiarize themselves with these provisions prior to submitting a proposal.

By submitting this proposal, Responder agrees to indemnify and hold the County, its agents and employees, harmless from any claims or causes of action relating to the County's withholding of data based upon reliance on the representations that the information is a trade secret as defined in Minnesota Statutes Section 13.37 and therefore is not public, including the payment of all costs and attorney fees incurred by the County in defending such an action.

Public Data Requests can be submitted on the County's website: <u>Data Practices Page:</u> <u>https://www.co.dakota.mn.us/Government/DataPractices/Pages/default.aspx</u>

I. Joint Offers

Where two or more Contractors desire to submit a single proposal in response to this RFP, they should do so on a prime-subcontractor basis rather than as a joint venture. Dakota County intends to contract with a single firm and not with multiple firms doing business as a joint venture.

J. Dakota County Rights

County staff may investigate the qualifications of any Contractor under consideration, require confirmation of information furnished by Contractor, and require additional evidence of qualifications to perform the work described in this RFP. County staff reserves the right to:

- Reject any or all proposals if such action is in the public interest;
- Cancel the entire RFP;
- Issue a subsequent RFP;
- Remedy technical errors in the RFP process;
- Appoint evaluation committees to review proposals;
- Negotiate with any, all, or none of the RFP respondents; and

Reject and replace one or more subcontractors.

This RFP does not commit Dakota County to enter into a contract, nor does it obligate Dakota County to pay for any costs incurred in preparation and submission of proposals or in anticipation of a contract.

Submission of Proposals

Proposal Submittal

The Contractor must review the attached specifications, scope of services, and exhibits and submit one electronic copy of the proposal by noon on **8/18/25** to Email Address: parksbids@co.dakota.mn.us.

Proposal Format

- 1. All proposals by corporations shall bear the official seal of the corporation, if applicable, along with the signature of a duly authorized officer of the corporation.
- 2. All text and exhibits should be succinct and relevant to the RFP requirements.

Proposal Contents

The proposal must include, at a minimum, the following sections:

Letter of Transmittal

The proposal must be submitted on the firm's official business letterhead. The letter is to transmit the proposal and must identify all materials and enclosures being forwarded collectively as a response to this RFP.

Include, at a minimum, the following:

- Identification of the offering firm(s), including name, address and telephone number of each firm;
- Acknowledgment of receipt of RFP addenda, if any;
- Name, title, address, telephone, fax numbers and e-mail address of contact person during period of proposal evaluation;
- A statement to the effect that the proposal shall remain valid for a period of not less than 120 days from the date of submittal; and
- Signature of a person authorized to bind the offering firm to the terms of the proposal.

Firm Introduction

Provide a brief company history and organizational structure of the firm including an outline of the firm's previous and current projects demonstrating qualifications to provide the scope of services requested by the RFP.

Contractor Team Organization

In this section, state in writing <u>or</u> provide an organization chart showing the team members and key personnel. Identify the team members' areas of responsibility. Provide subcontractors' company name, address, contact person, email and telephone number.

Qualifications and Experience

- Reference Projects: Identify at least two similar projects undertaken by the Contractor within the last five
 (5) years for organizations other than Dakota County. For each project, provide the client's name, address
 and telephone number for a contact person currently available who is familiar with the firm's
 performance on each project listed.
- Copy of certification of Commercial Pesticide Applicator's license for all of those who may be apply herbicide under the duration of the project.
- Copy of certification for burn training for all those that would be on a burn crew
 - Contractor will provide evidence of qualifications of burn boss, including training, experience (years and number of burns), and history (any escapes or other burn incidents)
 - Burn boss has led burns of similar complexity with similar fuel types (ideally, RxB3)
 - Crew leaders must be trained (\$130-\$190), and certifications must be provided.

Narratives

The submitted proposal will include:

- A narrative detailing the proposed methodology for preparing woodland units C and D for a fall 2028 prescribed burn. Include a plan and methodology to address downed material that may impede burn efforts
- A narrative describing the Contractor's proposed methodology for tracking and communicating work accomplished and ensuring quality control and adherence to performance standards for all work outlined in this RFP.

Proposal Bid Tab and Proposal Bid Form

The Contractor must provide a detailed budget for the Proposal detailing per acre or per unit rates for Specific Restoration Tasks utilizing the Proposal Bid Tab (separate Excel spreadsheet).

Fill in all lines of the Proposal Bid Form (Attachment A). Use the base proposal from the bid tab to fill in the Base Proposal Lump Sum on the bid form. Both the Proposal Bid Tab and the Proposal Bid Form need to be submitted.

Conflict of Interest

The Contractor must identify any potential conflict of interest it may have with this proposal. See Attachment H: Non-Collusion and Conflict of Interest Statement.

Trade Secret Information

The Contractor must fill out and sign Attachment I: Trade Secret Form.

Responsible Contractor Certificate

The Contractor must fill out and sign Attachment J: State of Minnesota Responsible Contractor Certificate

Exceptions and Deviations

Any exceptions to the requirements in this RFP must be included in the proposal submitted by the Contractor. Segregate such exceptions as a separate element of the proposal under the heading "Exceptions and Deviations."

Contract Terms and General Conditions

Attachment E of this RFP sets forth the Dakota County standard Contract Terms and General Conditions. Proposals should indicate the firm's willingness to agree to such provisions.

Registration and Good Standing

All responders must be in compliance with Minnesota law governing transaction of business in the <u>State of Minnesota</u>. Upon award of the contract, the County will verify compliance prior to contracting.

Proposal Evaluation Criteria

Proposals will be evaluated and the contract awarded according to the following criteria:

Evaluation Criteria	Percent of grade
The cost to satisfy all requirements of the RFP	30%
Performance on previous similar projects: Based on experience/successful delivery of recent similar projects with Dakota County and other organizations	20%
Proposed project approach submitted in the project narrative for Units C and D	15%
Proposed methods to ensure a quality product delivered on schedule as outlined in the project narrative	15%
Project Team Qualifications: Based on submittals for project management team	10%
Completeness of proposal	10%

The Evaluation Panel will consist of staff and supervisors responsible for the monitoring and management of the County's natural resources. The evaluation panel will evaluate the written Proposal Submittals and score the proposals using the above criteria.

Timeline and Budget

Program Timeline and Extension(s)

This RFP will be conducted according to the following tentative schedule. This tentative schedule may be altered at any time at the discretion of County staff. The initial term of the contract to be awarded under this RFP is anticipated to be upon execution through **December 31, 2028**, but may be adjusted to accommodate unforeseen delays.

Release: 7/29/25

Pre-bid Meeting: 8/5/25 at 11 amQuestions Due: 8/11/25 at 2 pm

Responses to Questions Posted: 8/12/25 at 4 pm

Proposals Due: 8/18/25 at noonContractor Selection: 8/18/25

County Board Approval of Contract: 9/9/25
 Anticipated Contract Start Date: 9/15/2025

Contract End Date: 12/31/2028

Budget and Payment

Contractor Budget

Contractor must identify the budget necessary to perform the services identified in the Scope of Services. Contractor budgets should be accurate to meet performance standards. Budget shifts due to poor Contractor performance or misestimation of costs will not be allowable.

Contractor needs to build into the unit rate (per hour/acre/site) their costs for: labor, materials, equipment, and mobilization (including travel time between sites). Hourly tasks will only be billed for time on-site.

Payment for Services

The Owner will make payments as follows:

For most restoration tasks, payments will be made on per unit rates for actual work performed but not to exceed quantity proposed without prior written consent of County Project Manager. Some tasks are paid at COUNTY-designated checkpoints, following successful completion of the restoration/enhancement task and attainment of associated performance standards (see PERFORMANCE STANDARDS section).

Contractor should send invoices to the County no later than two months after task is completed or payment checkpoint is met.

ATTACHMENT A: PROPOSAL FORM

For a complete Proposal, please include all pages of proposal form (1 through 5) fully completed.

PROPOSAL FOR: DAKOTA COUNTY PARKS NATURAL RESOURCES

the specified time for the above stated compensation.

PROJECT: Spring Lake Park Woodlands 20	025-29 Restoration and Enhancement		
PROPOSAL OF:		(full corporate name)	
ADDRESS:			
CITY, STATE, ZIP:			
TELEPHONE:	FAX:		
EMAIL:			
Name of Project Manager Contact:			
		e Park Woodlands and to furnish all labor and materials in accordance with this proposal and upon which this proposal is made. A rate is required for e	
BASE PROPOSAL LUMP SUM (From Propo	osal Bid Tab): \$		
Amount in writing:			
In submitting this Proposal, it is understoo	d that Dakota County reserves the right to	o reject any or all Proposals, to waive any informality or irregularity in any Propo	sals

NOTE: If awarded the Contract, the undersigned agrees that the County, in its sole discretion, may substitute tasks/services/projects in the undersigned's Alternative Proposal for tasks/services/projects in the undersigned's Base Proposal. If the County exercises its right of substitution, it shall provide the Contractor reasonable advanced written notice of the substitution.

received and to accept any alternate (if applicable) in any order or combination. If awarded the Contract, the undersigned agrees to execute an agreement within

By signing this Proposal Form, the Contractor understands and agrees to the terms and conditions set forth herein and in Contract Documents.
Indicate Addenda received:
In submitting this Proposal, the undersigned affirms that they are duly authorized to execute this Proposal, that this Contractor has not prepared this Proposal in collusion with any other Contractor in restraint of competition, and that the contents of this quotation as to prices, terms or conditions of said Proposal have not been communicated by the Contractor to any other Contractor engaged in this type of business prior to the official opening of this Proposal.
Please print:
Legal Name of Company:
Address:
Name and Title of Authorized Agent:
Signature:
Date:
Incorporated in the State of:
Federal Tax ID #:
Indicate type of company:
(Corporation/partnership/sole proprietorship)
This Proposal Bid Form contains a total of five pages:

the next three pages which consist of the Proposal Bid Tab (to be filled out and submitted electronically)

the first two pages and

2 | Page

Spring Lake Park Woodlands: 2025-29 Enhancement and Restoration Proposal Bid Tab

Instructions: Dakota County prefers that bidders use the Excel spreadsheet bid tab for submissions because it enables more accurate calculations by the contractor. This format can be provided at the request of the contractor to the Dakota County Project Manager. Alternately, the contractor can print and fill in the Cost per acre/unit quantity and Total Cost columns for each task and unit in the table below.

Unit	Year	Preferred Season	Activity Notes	Acres (or unit)	Cost/acre (or unit)	Total Cost
Task a. T	ree and sh	rub removal				
Unit A1	2025	Fall/Winter	Thin woodland edge along the paved greenway trail (southern edge of A1). Remove non-oak trees smaller than 8" dbh within 30 feet of the trail to soften the woodland edge. Mow or cut and treat dense patches of sumac on the woodland/ trail edge. Mow or cut aspens. Do not cut any bur or white oaks and remove all woody plants from around each bur oak in the unit out to a 20-foot radius from the main stem of the bur oak. Pile and burn material in winter.	0.6		\$ -
Unit A1	2025	Fall/Winter	Remove 15 trees greater than 8" DBH along the trail corridor/woodland edge, marked for removal by FMR. Burn material.	15 trees		\$ -
Unit A2	2025	Fall/Winter	Remove all woody plants from around each bur oak in the unit (a) up to the drip line or (b) out to a 20-foot radius from the main stem of the bur oak- whichever is greater. Pile material and burn in winter. Clear material around 5 trees. FMR will flag and map priority trees.	5 trees		\$ -
Unit A2	2025	Fall/Winter	Remove all small trees less than 8" DBH (excluding bur oaks) from the unit. Pile and burn material.	0.7		\$ -
Unit B	2025, 2026	Fall/Winter	Invasive shrub removal: Forestry mow buckthorn, honeysuckle, and any other non-native shrubs. Spread shredded material to a depth of <4". Mow a second time in 2026 to break down chip and inhibit resprouts.	3		\$ -
Unit B	2025	Fall/Winter	Remove all woody plants from around marked oaks in the unit (a) up to the drip line or (b) out to a 20-foot radius from the main stem of the oak- whichever is greater. Pile material-Pile burn or use Biochar kilns. Clear material around 20 trees. FMR will flag and map priority trees.	20 trees		\$ -
Unit C	2025	Fall/Winter	Invasive shrub removal: Cut and stump treat non-native, invasive shrubs. Pile burn material. Eastern portion of the unit including slope to the river and river peninsula. Polygon from FMR.	6.8		\$ -
Unit C	2025, 2026	Fall/Winter	Invasive shrub removal: Forestry mow non-native shrubs. Western 10.5 acres, use polygon from FMR. Mow a second time in 2026 to break down chip and inhibit resprouts.	10.5		\$ -

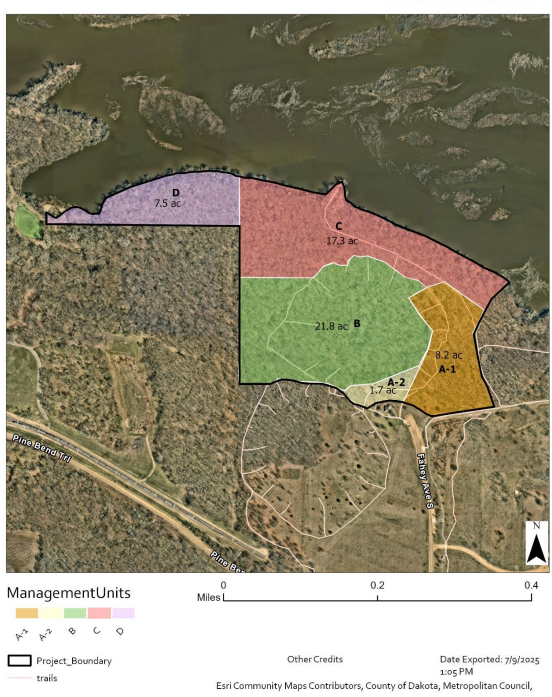
Unit	Year	Preferred Season	Activity Notes	Acres (or unit)	Cost/acre (or unit)	Total Cost
Unit C	2025	Fall/Winter	Remove all woody plants from around marked oaks in the unit (a) up to the drip line or (b) out to a 20-foot radius from the main stem of the oak- whichever is greater. Pile material-Pile burn in winter. Clear material around 15 trees. FMR will flag and map priority trees.	15 trees		\$ -
Unit D	2025, 2026	Fall/Winter	Invasive shrub removal: Forestry mow buckthorn, honeysuckle, and any other non-native shrubs. Spread mulched material to a depth of <4". Mow a second time in 2026 to break down chip and inhibit resprouts.	7.5		\$ -
Task b. P	rescribed l	burn				
Unit C	2028	Fall	Conduct prescribed burn on unit (in conjunction with unit D).	17.3		\$ -
Unit D	2028	Fall	Conduct prescribed burn on unit (in conjunction with unit C).	7.5		\$ -
Task c. V	egetation I	Management				
Unit A1	2025, 2026	Fall	Spot foliar treatment of small diameter buckthorn, honeysuckle, and aspens. Basal bark scattered shrubs (same target species) above foliar size (>4'). Use polygons from FMR.	2.5		\$ -
Unit A1	2026	Spring	Spot spray second-year garlic mustard prior to seed set. Polygon provided by FMR.	1		\$ -
Unit A2	2025, 2026	Fall	Spot foliar treatment of small diameter buckthorn and honeysuckle. Basal bark scattered shrubs above foliar size (>4').	1.4		\$ -
Unit B	2025, 2027, 2028	Fall	Foliar treatment of < 1" diameter buckthorn and honeysuckle. Basal bark sparse buckthorn above foliar size. 10 acres in 2025, 13 acres in 2027, 3 acres in 2028.	13		\$ -
Unit B	2026, 2027	Spring	Spot spray second-year garlic mustard prior to seed set. Follow polygon from FMR.	8		\$ -
Unit C	2026, 2027,	Fall	Spot foliar herbicide treatment of resprouted/new germinant buckthorn and honeysuckle in 2025 hand cutting area (6.8 ac). Foliar treat full unit in 2027 and 2028 (17.3 ac).	17.3		\$ -
Unit C	2027	Spring	Spot spray second-year garlic mustard prior to seed set. FMR to provide polygon.	3		\$ -
Unit D	2027	Spring	Spot spray second-year garlic mustard prior to seed set. FMR to provide polygon for treatment.	3.5		\$ -
Unit D	2027, 2028	Fall	Foliar herbicide treatment of resprouted/new germinant buckthorn and honeysuckle.	7.5		\$ -

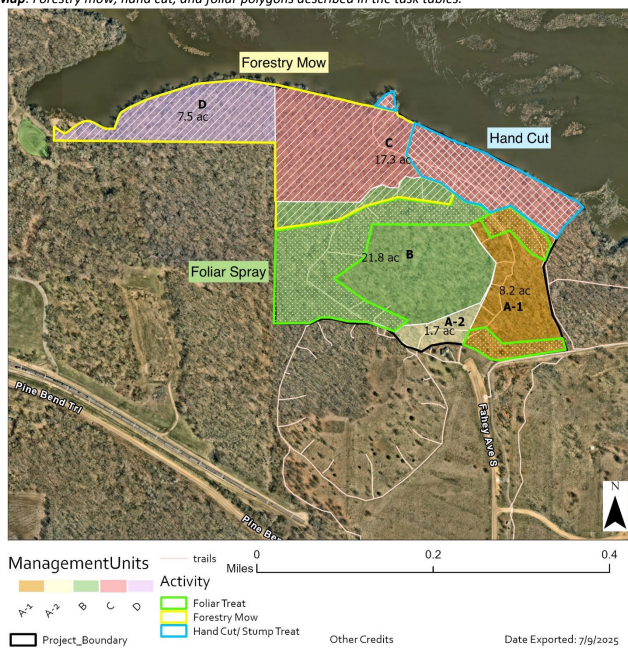
Unit	Year	Preferred Season	Activity Notes	Acres (or unit)	Cost/acre (or unit)	Total Cost
Task d. O	verseeding	3				
Unit A2	2026	Late Fall	Seed area with supplemental understory mix. (FMR provides seed)	1.4		\$ -
Unit B	2025	Fall/Winter	After second mow, hand-broadcast seeding of simple graminoid seed mix to establish herbaceous cover in the 3 acre forestry mowed area. Prioritize edges & openings, and high buckthorn competition areas. FMR supplies seed.	3		\$ -
Unit C	2026	Spring	Seed and blanket edges of peninsula into river, 1200 sq ft (plastic free blanket). FMR to provide seed.	1200 sq ft		\$ -
Unit C	2026	Fall/Winter	After second mow, hand-broadcast seeding of simple graminoid seed mix to establish herbaceous cover. Prioritize edges & openings, and high buckthorn competition areas. FMR supplies seed. Assumes half of unit.	8.5		\$ -
Unit C	2028	Late Fall	Seed with understory mix after burn. FMR to provide seed. Prioritize openings and bare soil on 1/2 of unit.	8.5		\$ -
Unit D	2026	Fall/Winter	After second mow, hand-broadcast seeding of simple graminoid seed mix to establish herbaceous cover. Prioritize edges & openings, and high buckthorn competition areas. FMR supplies seed. Assumes half of unit.	3.5		\$ -
Unit D	2028	Late Fall	After rx burn, broadcast supplemental understory mix. Prioritize openings and bare soil. Assumes half of unit. FMR will provide seed mix.	3.5		\$ -
	Base Propose		Proposa	l Grant Total	\$ -	
Alternate	Tasks					
Unit B	2028	Fall	ALTERNATE: Conduct prescribed burn in forestry mowed area in conjunction with units C & D.	3		\$ -
Unit B	2025	Fall/Winter	ALTERNATE: Cut, pile, and burn ash trees in priority canopy thinning areas. 20 trees. FMR to mark ash for removal.	20 trees		\$ -
Unit B	2025	Fall/Winter	ALTERNATE: Remove deadfall from 3 acre forestry mowed area that is larger than 6 inches in diameter. Large woody material that is rotting can be left on site.	3		\$ -
Unit C	2025	Fall/Winter	ALTERNATE: Remove deadfall from the unit that is larger than 6 inches in diameter. Large woody material that is rotting can be left on site.	17		\$ -
Unit D	2025	Fall/Winter	ALTERNATE: Remove deadfall from these units that is larger than 6 inches in diameter. Large woody material that is rotting can be left on site.	7.5		\$ -

ATTACHMENT B: Project Maps/Site Access

Spring Lake Park Woodlands 2025-28







Map: Forestry mow, hand cut, and foliar polygons described in the task tables.

Esri Community Maps Contributors, County of Dakota, Metropolitan Council,

Site Access: The Spring Lake Park Woodlands can be accessed from the Fahey Trailhead parking lot (44.756438, - 92.985050). Contact FMR at least 24 hours in advance of any site visit.

ATTACHMENT C: List of Woody Species Designated for Removal

SCIENTIFIC NAME	COMMON NAME	LEVEL OF CONTROL	
Fraxinus pennsylvanica	Green ash	Reduce per owner's instruction*	
Lonicera tatarica	Tartarian honeysuckle	Remove all	
Rhamnus cathartica	Common buckthorn	Remove all	
Ulmus pumila	Siberian elm	Remove all	
Zanothoxylum americanum	Prickly ash	Reduce per owner's instruction*	

^{*}Should be controlled, but not eradicated. Cut near ground level; only treat with chemical per COUNTY's direction.

ATTACHMENT D: Herbaceous Exotic Species List

SCIENTIFIC NAME	COMMON NAME	LEVEL OF CONTROL	
Alliaria petiolata	Garlic mustard	Control aggressively	
Arctium minus	Common burdock	Control aggressively	
Cirsium arvense	Canada thistle	Control aggressively	
Echinochloa muricata	Barnyard grass	Control	
Elymus repens	Quack grass	Monitor. Control if necessary.	
Hesperis matronalis	Dame's rocket	Control aggressively	
Lotus corniculatus	Birds foot trefoil	Control	
Melilotus alba	White sweet clover	Control	
Phalaris arundinacea	Reed canary grass	Control aggressively	
Poa pratensis	Kentucky bluegrass	Control	
Rumex crispus	Curly dock	Control	
Saponaria officinalis	Soapwort (Bouncing Bet)	Control aggressively	
Securigera varia	Crown vetch	Control aggressively	
Setaria spp.	Foxtail grasses	Monitor. Control if necessary.	
Solanum dulcamara	Bittersweet nightshade	Control aggressively	

SCIENTIFIC NAME	COMMON NAME	LEVEL OF CONTROL
Verbascum thapsus	Mullein	Control

This list may not be comprehensive. If more exotic invasive species are found on the site, control them also. Discuss with DAKOTA COUNTY staff methods and goals for control of these species. Some should be controlled more aggressively than others.

ATTACHMENT E: STANDARD ASSURANCES

1. <u>NON-DISCRIMINATION</u>. During the performance of this Contract, the Contractor shall not unlawfully discriminate against any employee or applicant for employment because the person is a member of a protected class under, and as defined by, federal law or Minnesota state law including, but not limited to, race, color, creed, religion, sex, gender, gender identity, pregnancy, national origin, disability, sexual orientation, age, familial status, marital status, veteran's status, or public assistance status. The Contractor will take affirmative action to ensure that applicants are employed and that employees are treated during employment without unlawful discrimination. Such action shall include, but not be limited to the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices which set forth the provisions of this nondiscrimination clause.

The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of Contractor, state that all qualified applicants will receive consideration for employment without regard to race, creed, color, religion, sex, national origin, disability, sexual orientation, age, marital status, veteran's status, or public assistance status.

No funds received under this Contract shall be used to provide religious or sectarian training or services.

The Contractor shall comply with any applicable federal or state law regarding non-discrimination. The following list includes, but is not meant to limit, laws which may be applicable:

- A. <u>The Equal Employment Opportunity Act of 1972</u>, as amended, 42 U.S.C. § 2000e *et seq*. which prohibits discrimination in employment because of race, color, religion, sex, or national origin.
- B. <u>Equal Employment Opportunity-Executive Order No.11246, 30 FR 12319, signed September 24, 1965</u>, as amended, which is incorporated herein by reference, and prohibits discrimination by U.S. Government contractors and subcontractors because of race, color, religion, sex, or national origin.
- C. The Rehabilitation Act of 1973, as amended, 29 U.S.C. § 701 et seq. and 45 C.F.R. 84.3 (J) and (K) implementing Sec. 504 of the Act which prohibits discrimination against qualified handicapped persons in the access to or participation in federally-funded services or employment.
- D. The Age Discrimination in Employment Act of 1967, 29 U.S.C. § 621 et seq. as amended, and Minn. Stat. § 181.81, which generally prohibit discrimination because of age.
- E. The Equal Pay Act of 1963, as amended, 29 U.S.C. § 206(d), which provides that an employer may not discriminate on the basis of sex by paying employees of different sexes differently for the same work.
- F. <u>Minn. Stat. Ch. 363A</u>, as amended, which generally prohibits discrimination because of race, color, creed, religion, national origin, sex, marital status, status with regard to public assistance, disability, sexual orientation, or age.
- G. Minn. Stat. § 181.59 which prohibits discrimination against any person by reason of race, creed, or color in any state or political subdivision contract for materials, supplies, or construction. Violation of this section is a misdemeanor and any second or subsequent violation of these terms may be cause for forfeiture of all sums due under the Contract.
- H. Americans with Disabilities Act of 1990, 42 U.S.C. §§ 12101 through 12213, 47 U.S.C. §§ 225, 611, with regulations at 29 C.F.R. § 1630, which prohibits discrimination against qualified individuals on the basis of a disability in term, condition, or privilege of employment.
- I. <u>Title VI of the Civil Rights Act of 1964</u>, 42 U.S.C. 2000d, *et seq.* and including 45 CFR Part 80, prohibits recipients, including their contractors and subcontractors, of federal financial assistance from discriminating on the basis of race, color or national origin which includes not discriminating against those persons with limited English proficiency.

- J. The Pregnancy Discrimination Act of 1978, which amended Title VII of the Civil Rights Act of 1964, 42 U.S.C. §§ 2000e et seq which prohibits discrimination on the basis of pregnancy, childbirth, or related medical conditions.
- K. <u>Equal Protection of the Laws for Faith-based and Community Organizations-Executive Order No. 13279, signed December 12, 2002 and as amended May 3, 2018</u>. Prohibits discrimination against grant seeking organizations on the basis of religion in the administration or distribution of federal financial assistance under social service programs, including grants and loans.
- L. <u>Vietnam Era Veterans' Readjustment Assistance Act of 1974</u>, as amended, 38 U.S.C. 4212, with regulations at 41 C.F.R. Part 60-250, which prohibits discrimination in employment against protected veterans.
- 2. <u>DATA PRIVACY</u>. For purposes of this Contract, all data created, collected, received, stored, used, maintained, or disseminated by Contractor in the performance of this Contract are subject to the requirements of the Minnesota Government Data Practices Act, Minn. Stat. Ch. 13, ("MGDPA") and the Minnesota Rules implementing the MGDPA. Contractor must comply with the MGDPA as if it were a governmental entity. The remedies in Minn. Stat. § 13.08 apply to the Contractor. Contractor does not have a duty to provide access to public data to a data requestor if the public data are available from the County, except as required by the terms of this Contract. If Contractor is a subrecipient of federal grant funds under this Contract, it will comply with the federal requirements for the safeguarding of protected personally identifiable information ("Protected PII") as required in the Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards, 2 CFR Part 200, and the County Protected PII procedures, which are available upon request. Additionally, Contractor must comply with any other applicable laws on data privacy. All subcontracts shall contain the same or similar data practices compliance requirements.
- 3. **RECORDS DISCLOSURE/RETENTION**. Contractor's bonds, records, documents, papers, accounting procedures and practices, and other evidences relevant to this Contract are subject to the examination, duplication, transcription, and audit by the County and either the Legislative or State Auditor, pursuant to Minn. Stat. § 16C.05, subd. 5. Such evidences are also subject to review by the Comptroller General of the United States, or a duly authorized representative, if federal funds are used for any work under this Contract. The Contractor agrees to maintain such evidences for a period of six (6) years from the date services or payment were last provided or made or longer if any audit in progress requires a longer retention period.
- 4. **WORKER HEALTH, SAFETY AND TRAINING.** Contractor shall be solely responsible for the health and safety of its employees in connection with the work performed under this Contract. Contractor shall make arrangements to ensure the health and safety of all subcontractors and other persons who may perform work in connection with this Contract. Contractor shall ensure all personnel of Contractor and subcontractors are properly trained and supervised and, when applicable, duly licensed or certified appropriate to the tasks engaged in under this Contract. Each Contractor shall comply with federal, state, and local occupational safety and health standards, regulations, and rules promulgated pursuant to the Occupational Health and Safety Act which are applicable to the work to be performed by Contractor.
- 5. PROHIBITED TELECOMMUNICATIONS EQUIPMENT/SERVICES. If Contractor is a subrecipient of federal grant funds under this Contract, Contractor certifies that, consistent with Section 889 of the John S. McCain National Defense Authorization Act for Fiscal Year 2019, Pub. L. 115-232 (Aug. 13, 2018) (the "Act"), and 2 CFR § 200.216, Contractor will not use funding covered by this Contract to procure or obtain, or to extend, renew, or enter into any contract to procure or obtain, any equipment, system, or service that uses "covered telecommunications equipment or services" (as that term is defined in Section 889 of the Act) as a substantial or essential component of any system or as critical technology as part of any system. Contractor will include this certification as a flow down clause in any agreement related to this Contract.
- 6. **CONTRACTOR GOOD STANDING.** If Contractor is not an individual, Contractor must be registered to do business in Minnesota with the Office of the Minnesota Secretary of State and shall maintain an active/in good standing status with the Office of the Minnesota Secretary of State, and shall notify County of any changes in status within five calendar days of such change. Business entities formed under the laws of a jurisdiction other than Minnesota must maintain a certificate of authority (foreign corporations, limited liability companies, limited partnerships, and limited liability limited partnerships), or a statement of foreign qualification (foreign limited

liability partnerships), or a statement of partnership authority (general partnerships). See Minn. Stat. §§ 303.03 (corporations); 322C.0802 (limited liability companies); 321.0902 and 321.0907 (foreign limited partnership); 321.0102(7) (foreign limited liability limited partnerships); 323A.1102(a) (foreign limited liability partnership); 321.0902 and 321.0907 (foreign general partnerships).

7. **CONTRACTOR DEBARMENT, SUSPENSION, AND RESPONSIBILITY CERTIFICATION.** Federal Regulation 45 CFR 92.35 prohibits the State/Agency from purchasing goods or services with federal money from vendors who have been suspended or debarred by the federal government. Similarly, Minn. Stat. § 16C.03, subd. 2 provides the Commissioner of Administration with the authority to debar and suspend vendors who seek to contract with the State/Agency. Vendors may be suspended or debarred when it is determined, through a duly authorized hearing process, that they have abused the public trust in a serious manner.

By signing this Contract, the Contractor certifies that it and its principals* and employees:

- A. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from transacting business by or with any federal, state, or local governmental department or agency; and
- B. Have not within a three (3) year period preceding this Contract: 1) been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or contract; 2) violated any federal or state antitrust statutes; or 3) committed embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property; and
- C. Are not presently indicted or otherwise criminally or civilly charged by a governmental entity for: 1) commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction; 2) violating any federal or state antitrust statutes; or 3) committing embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property; and
- D. Are not aware of any information and possess no knowledge that any subcontractor(s) that will perform work pursuant to this Contract are in violation of any of the certifications set forth above; and
- E. Shall immediately give written notice to the Authorized Representative should Contractor come under investigation for allegations of fraud or a criminal offense in connection with obtaining, or performing a public (federal, state, or local government) transaction; violating any federal or state antitrust statutes; or committing embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property.
- *"Principals" for the purposes of this certification means officers; directors; owners; partners; and persons having primary management or supervisory responsibilities within a business entity (e.g. general manager; plant manager; head of a subsidiary, division, or business segment and similar positions).
- 8. **PREVAILING WAGES.** Contractor shall pay wages to its employees at a rate not less than those established by the Minnesota Department of Labor & Industry for commercial construction projects. In accordance with Minn. Stat. § 471.345, subd. 7 and Dakota County Board Resolution No. 95-55.
- 9. **BOND FOR G/HVACR CONTRACTORS.** In accordance with Minn. Stat. § 326B.197, if Contractor will be performing any work having to do with gas, heating, ventilation, cooling, air conditioning, fuel burning or refrigeration, the Contractor must give bond to the State of Minnesota for the benefit of persons suffering financial loss by reason of Contractor's failure to comply with the requirements of the State Mechanical Code.

Directions for Online Access to Excluded Providers

To ensure compliance with this regulation, identification of excluded entities and individuals can be found on the Office of Inspector General (OIG) website at https://oig.hhs.gov/exclusions/exclusions_list.asp

Attycv/Exh SA (Rev. 1-23)

ATTACHMENT F: INSURANCE TERMS

Contractor agrees to provide and maintain at all times during the term of this Contract such insurance coverages as are indicated herein and to otherwise comply with the provisions that follow. Such policy(ies) of insurance shall apply to the extent of, but not as a limitation upon or in satisfaction of, the Contract indemnity provisions. The provisions of this section shall also apply to all Subcontractors, Sub-subcontractors, and Independent Contractors engaged by Contractor with respect to this Contract, and Contractor shall be entirely responsible for securing the compliance of all such persons or parties with these provisions.

APPLICABLE SECTIONS ARE CHECKED

☑ 1. Workers Compensation.

Workers' Compensation insurance in compliance with all applicable statutes including an All States or Universal Endorsement where applicable. Such policy shall include Employer's Liability coverage in an amount no less than \$1,000,000. If Contractor is not required by Statute to carry Workers' Compensation Insurance, Contractor agrees: (1) to provide County with evidence documenting the specific provision under Minn. Stat. § 176.041 which excludes Contractor from the requirement of obtaining Workers' Compensation Insurance; (2) to provide prior notice to County of any change in Contractor's exemption status under Minn. Stat. § 176.041; and (3) to defend, hold harmless and indemnify County from and against any and all claims and losses brought by Contractor or any subcontractor or other person claiming through Contractor for Workers' Compensation or Employers' Liability benefits for damages arising out of any injury or illness resulting from performance of work under this Contract. If any such change requires Contractor to obtain Workers' Compensation Insurance, Contractor agrees to promptly provide County with evidence of such insurance coverage.

☑ 2. General Liability.

"Commercial General Liability Insurance" coverage, providing coverage on an "occurrence" basis. Policy shall include, but not be limited to, coverage for Bodily Injury, Property Damage, Personal Injury, Contractual Liability (applying to this Contract), Independent Contractors, "XC&U" and Products-Completed Operations liability (if applicable). An Insurance Services Office "Comprehensive General Liability" policy which includes a Broad Form Endorsement GL 0404 (Insurance Services Office designation) shall be considered to be an acceptable equivalent policy form. Claims-made coverage is acceptable.

A total combined general liability policy limit of at least \$5,000,000 per occurrence and aggregate, applying to liability for Bodily Injury, Personal Injury, and Property Damage, which total limit may be satisfied by the limit afforded under its Commercial General Liability policy, or equivalent policy, or by such policy in combination with the limits afforded by an Umbrella or Excess Liability policy (or policies); provided, that the coverage afforded under any such Umbrella or Excess Liability policy is at least as broad as that afforded by the underlying Commercial General Liability policy (or equivalent underlying policy). Coverage under such policy may be subject to a deductible, not to exceed \$25,000 per occurrence. Contractor agrees to maintain such insurance for at least one (1) year from Contract termination.

Such policy(ies) shall name Dakota County, its officers, employees and agents as Additional Insureds thereunder.

☐ 3. Professional Liability

Professional Liability (errors and omissions) insurance with respect to its professional activities to be performed under this Contract. This amount of insurance shall be at least \$2,000,000 per occurrence and aggregate. Coverage under such policy may be subject to a deductible, not to exceed \$25,000 per occurrence. Contractor agrees to maintain such insurance for at least one (1) year from Contract termination.

Contractor therefore agrees that it will not seek or voluntarily accept any such change in its Professional Liability insurance coverage if such impairment of Dakota County's protection could result; and further, that it will exercise its rights under any "Extended Reporting Period" ("tail coverage").

□ 4. Automobile Liability.

Business Automobile Liability insurance covering liability for Bodily Injury and Property Damage arising out of the ownership, use, maintenance, or operation of all owned, non-owned and hired automobiles and other motor vehicles utilized by Contractor in connection with its performance under this Contract. Such policy shall provide total liability limits for combined Bodily Injury and/or Property Damage in the amount of at least \$5,000,000 per accident

Such policy, shall include Dakota County, its officers, employees and agents as Additional Insureds thereunder.

☐ 5. Network Security and Privacy Liability.

Network security and privacy liability insurance, including first-party costs, for any breach that compromises data obtained while providing services under this Agreement. This insurance should to cover claims which may arise from failure of Contractor's security resulting in, but not limited to, computer attacks, unauthorized access, disclosure of not public data including but not limited to confidential or private information, transmission of a computer virus or denial of service. The required limit shall not be less than \$2,000,000 per occurrence with a \$4,000,000 aggregate limit. Claims-made coverage is acceptable. Such insurance shall name Dakota County, its officials, employees, volunteers and agents as additional insureds. The policy shall provide an extended reporting period of not less than thirty-six (36) months from the expiration date of the policy, if the policy if not renewed.

⊠ 6. Evidence of Insurance.

Contractor shall promptly provide Dakota County with a Certificate of Insurance prior to commencement of any work. At least 10 days prior to termination of any such coverage, Contractor shall provide Dakota County with evidence that such coverage will be renewed or replaced upon termination with insurance that complies with these provisions.

All policies of insurance shall be issued by financially responsible insurers licensed to do business in the State of Minnesota by a n insurer with a current A.M. Best Company rating of at least A:VII.

⊠ 8. Release and Waiver.

Contractor agrees to rely entirely upon its own property insurance for recovery with respect to any damage, loss or injury to the property interests of Contractor. Contractor hereby releases Dakota County, its officers, employees, agents, and others acting on their behalf, from all claims, and all liability or responsibility to Contractor, and to anyone claiming through or under Contractor, by way of subrogation or otherwise, for any loss of or damage to Contractor's business or property caused by fire or other peril or event, even if such fire or other peril or event was caused in whole or in part by the negligence or other act or omission of Dakota County or other party who is to be released by the terms here of, or by anyone for whom such party may be responsible.

Contractor agrees to effect such revision of any property insurance policy as may be necessary in order to permit the release and waiver of subrogation agreed to herein. Contractor shall, upon the request of Dakota County, promptly provide a Certificate of Insurance, or other form of evidence as may be reasonably requested by Dakota County, evidencing that the full waiver of subrogation privilege contemplated by this provision is present; and/or, if so requested by Dakota County, Contractor shall provide a full and complete copy of the pertinent property insurance policy(ies).

Revised: 11/23

ATTACHMENT G: SAMPLE CONTRACT

Dakota County Contract #DCA

SAMPLE

CONTRACT BETWEEN THE COUNTY OF DAKOTA

AND [CONTRACTOR]

FOR [SERVICE]

State of Minnesota, by and through its Department (County) and	, I
(Contractor). Contractor and County are collectively referred to herein as the	
WHEREAS , the County requires services for [concise description of services], for Choose an item. ("Choose an item."), dated [date of RFP/RFQ], attached a	•
WHEREAS, the Contractor represents, covenants, and warrants it can and we the provisions of this Contact and Contractor's Choose an item. dated and incorporated as Exhibit 2; and	

NOW, THEREFORE, the parties agree as follows:

1. TERM

This Contract is effective and enforceable [on of the date the last party executes this Contract or a specific/future date] ("Effective Date") and expires on [expiration date] or the date on which all Services have been satisfactorily performed and final payment is made, whichever occurs first, unless earlier terminated by law or according to the provisions of this Contract.

2. CONTRACTOR'S OBLIGATIONS

- 2.1. <u>General Description</u>. Contractor shall provide the services generally described in the Choose an item. and Contractor's Proposal (collectively, "Services").
- 2.2. <u>Conformance to Specifications</u>. Contractor represents, covenants, and warrants it can and will perform the Services in a timely manner according to this Contract.
- 2.3. <u>Substantial Completion.</u> Contractor agrees to substantially complete the work, labor, or services under this Contract on or before [insert date].
- 2.4. <u>Standard of Care</u>. In the performance of the Services, Contractor shall use the care and skill a reasonable practitioner in Contractor's profession would use in the same or similar circumstances.
- 2.5. <u>Ability to Perform</u>. Contractor shall maintain staff, facilities, and equipment necessary to perform under this Contract. Contractor shall promptly provide Notice to the County when it knows or suspects it may be unable to perform under this Contract. The County shall determine whether such inability requires amendment or termination of this Contract. No Notice of Default is required to terminate under this section.
- 2.6. <u>Changes in Policy or Staff</u>. The County may terminate this Contract by providing 10 calendar days' Notice if the Contractor makes or proposes significant changes in policies or staffing.
- 2.7. Successors and Assigns. In the event that the Contractor is subject to a voluntary or involuntary dissolution, merger, sale, transfer, reorganization, acquisition, or winding down of the Contractor's business, to continue Services under the Contract the Contractor must receive written consent from the County permitting the Contractor to assign, bind, benefit, and/or ensure the Contractor's successor, legal representatives, trustees assume all rights, duties, liabilities, obligations, and provisions of the Contract.

3. PAYMENT

- 3.1. <u>Total Cost</u>. County will pay Contractor a total amount not to exceed [Maximum Amount] and [cents]/100 Dollars (\$[Dollar Amount]) ("Contract Maximum"). The Contract Maximum is not subject to any express or implied condition precedent. The County is not required to pay for any minimum amount of any Services.
- 3.2. <u>Compensation</u>. The County shall pay for purchased Services in the fixed amounts set out in the Contractor's Proposal.
- 3.3. <u>Time of Payment</u>. The County shall pay Contractor within 35 calendar days after the date on which Contractor's invoice is received. If the invoice is incorrect, defective, or otherwise improper, the County will notify Contractor within 10 calendar days after the date on which the invoice is received. The County will pay Contractor within 35 calendar days after the date on which the corrected invoice is received.
- 3.4. <u>Interest on Late Payments</u>. This provision is required by Minn. Stat. § 471.425. The County shall pay interest of 1 ½ percent per month or any part of a month to the Contractor on any undisputed amount that is not paid on time. The minimum monthly interest penalty payment for an unpaid balance of \$100 or more is \$10. For unpaid balances of less than \$100, the County shall pay the actual interest penalty due the Contractor.
- 3.5. <u>Late Request for Payments</u>. The County may refuse to pay invoices received or postmarked more than 90 calendar days after the date that the invoiced Services were performed.
- 3.6. <u>Payment for Unauthorized Claims</u>.
 - A. Payment does not prevent the County from disputing the claim. Payment of a claim is not a waiver, admission, release, ratification, satisfaction, accord, or account stated by the County.
 - B. The County is not responsible for any interest, fee, or penalty if it withholds payment for failure to comply with any provision of this Contract or during the pendency of an audit or inspection.

- C. If the County requires an audit or inspection, the County does not have to pay any invoices until the audit or inspection is complete. Upon completion of the audit or inspection, the County will pay the Contractor pursuant to the time period for payment after receipt of an invoice.
- D. The County may offset any overpayment or disallowance of claim by reducing future payments.

4. **COMPLIANCE WITH LAWS/STANDARDS**

- 4.1. <u>General</u>. Contractor shall abide by all Federal, State or local laws, statutes, ordinances, rules, and regulations now in effect or hereafter adopted pertaining to this Contract or to the facilities, programs, and staff for which Contractor is responsible. This includes, but is not limited to, all Standard Assurances, which are attached and incorporated as Exhibit Attachment Any violation of this section is a material breach of this Contract. No Notice of Default is required to terminate under this section.
- 4.2. <u>Minnesota Law to Govern</u>. The laws of Minnesota govern all matters related to this Contract, without giving effect to the principles of conflict of law. Venue and jurisdiction for any litigation related to this Contract must be in those courts located within Dakota County, State of Minnesota or U.S. District Court, District of Minnesota.
- 4.3. <u>Licenses</u>. At its own expense, Contractor shall procure and maintain all licenses, certifications, registrations, permits, or other rights required to perform the Services under this Contract. Contractor shall furnish copies of the above to the County upon request. Contractor shall provide Notice to the County of any changes in the above within 5 calendar days of the change. Any violation of this section is a material breach of this Contract. No Notice of Default is required to terminate under this section.
- 4.4. <u>Diversity and Inclusion; Prohibited Acts.</u> It is the policy of the County to respect culture and reduce bias in the workplace and service delivery. The County's commitment to inclusion, diversity, and equity requires that the Contractor uphold respectful regard for cultural differences and recognition of individual protected-class status as defined under law.

The Contractor, its managers, officers and employees shall abstain from discrimination, harassment and retaliatory actions in the performance of this Contract. If the County receives a report of non-compliance with this provision, it will share the report with Contractor, conduct an appropriate investigation as warranted by the nature of alleged behavior, and notify Contractor of the findings of the investigation and any required remedial actions by the Contractor. The Contractor shall inform the County of compliance

with any required remedial actions within the time period provided by the County. If the behavior persists, the County may terminate the Contract in accordance with section 12, Termination. The Contractor shall have policies that prohibit retaliation for reporting that is not in compliance with this provision.

5. INDEPENDENT CONTRACTOR STATUS

Contractor is an independent Contractor. Nothing in this Contract is intended to create an employer and employee relationship between the County and the Contractor. Contractor is not entitled to receive any of the benefits received by County employees and is not eligible for workers' or unemployment compensation benefits. Contractor also acknowledges and agrees that no withholding or deduction for State or Federal income taxes, FICA, FUTA, or otherwise, will be made from the payments due Contractor, and that it is Contractor's sole obligation to comply with the applicable provisions of all State and Federal tax laws.

6. NOTICES

- 6.1. Each Notice must be signed by the Authorized Representative. Notices may be signed electronically. Unless otherwise stated in a specific section of this Contract, any notice or demand, (collectively, "Notice") must be in writing and provided to the Authorized Representative by at least one of the following:
 - A. Personal delivery, which is deemed to have been provided upon receipt as indicated by the date on the signed affidavit; or
 - B. Registered or Certified Mail, in each case, return receipt requested and postage prepaid, which is deemed to have been provided upon receipt as indicated by the date on the signed receipt, certification, or affidavit; or
 - C. Nationally or internationally recognized overnight courier, with tracking service with all fees and costs prepaid, which is deemed to have been provided upon receipt as indicated by the date on the signed receipt, certification, or affidavit; or

- D. Except for Notices of Termination and Notices of Default, email, which is deemed to have been provided upon receipt as indicated by the date on a report generated by the outgoing email server indicating that the email was successfully sent, passed, or transmitted to the email server of the Authorized Representative's email address, or upon receiving an email confirming delivery to the Authorized Representative's email address.
- 6.2. If the Authorized Representative rejects or otherwise refuses to accept the Notice, or if the Notice cannot be provided because of a change in contact information for which no Notice was provided, then the Notice is effective upon rejection, refusal, or inability to deliver.

7. INDEMNIFICATION

- 7.1. General. To the greatest extent allowed by law, in the performance of or failure to perform this Contract, Contractor shall indemnify, defend (in the case of third-party claims, with counsel satisfactory to County), and hold harmless the County, its officers, agents, and employees, from and against any actual or alleged loss, litigation cost (including, but not limited to, reasonable attorney fees and costs and expenses of defense), costs, settlement, judgment, demands, damage, liability, lien, debt, injury, harm, fees, fines, penalties, interest, expenditure, diminution in value, disbursement, action, claim, proceeding, or dispute of any sort (collectively "Losses"), whether or not involving a third party, which are attributable to Contractor's, or Contractor's agents', independent Contractors', employees', or delegatees', actual or alleged:
 - A. Intentional, willful, or negligent acts or omissions; or
 - B. Actions or omissions that give rise to strict liability; or
 - C. Negligent or intentional misrepresentation, breach of warranty, covenant, contract, or subcontract

whether or not well-founded in fact or in law, known or unknown, foreseen or unforeseen, fixed or contingent and howsoever originating or existing, and whether or not based upon statute, common law, or equity. This indemnity provision survives expiration or termination of this Contract.

The Contractor's duty to defend the County is not contingent upon a finding of liability or wrongdoing on the part of the Contractor. Rather, the Contractor's duty to defend the County arises whenever an allegation is made—whether in a formal lawsuit or otherwise—that the County is liable to a third party as a result of the conduct of the Contractor. The duty to defend includes, but is not limited to, the Contractor retaining and paying directly legal counsel for the County chosen solely and exclusively by the County in the County's sole discretion.

- 7.2. <u>Limitations</u>. The indemnification, defense, and hold harmless obligations of this section do not apply to the extent that liability is the direct or proximate result of the negligence or fault of the County or any third party for whom the Contractor is not legally liable. This limitation is not a waiver on the part of the County of any immunity or limits on liability under Minn. Stat. Ch. 466, or other applicable State or Federal law.
- 7.3. Notice. The parties shall promptly provide Notice in writing and in reasonable detail of:
 - A. Any demand, action, suit, or proceeding against the party providing Notice; or
 - B. Any event or fact that may give rise to indemnification under section 7.1 by Contractor.
- 7.4. <u>Control of Defense and Settlement</u>. Contractor shall promptly provide Notice to the County of any proposed settlement, and Contractor may not, without County's prior written consent (which the County will not unreasonably withhold, condition, or delay), settle such claim or consent to entry of any third-party judgment. Nothing in this section precludes Contractor from allowing County to undertake control of the defense.

8. INSURANCE

Contractor shall maintain policies of insurance as set forth in Exhibit Attachment , and pay all retentions and deductibles under such policies of insurance. Any violation of this section is a material breach of this Contract. This section survives expiration or termination of this Contract. No Notice of Default is required to terminate under this section.

9. SUBCONTRACTING

- 9.1. <u>Subcontracting Generally Prohibited</u>. Contractor shall not assign or delegate any interest, right, duty, or obligation related to this Contract without the County's prior written consent. The County may void any purported assignment, delegation, or subcontract in violation of this section.
- 9.2. <u>Permitted Subcontracting</u>. Contractor may subcontract with the subcontractors identified in Contractor's Proposal or as permitted by the County in writing, subject to the following:
 - A. Contractor shall be responsible for the performance of its subcontractors.
 - B. All subcontractors shall comply with the provisions of this Contract.
 - C. Contractor remains responsible for performing Services under and complying with this Contract, regardless of any subcontract.
- 9.3. <u>Notice to County</u>. Contractor shall provide Notice to the County of any complaint, demand, action, proceeding, filing, lien, suit, or claim that Contractor has not paid or failed to timely pay any subcontractor. Notice must be provided no later than 10 calendar days after the date on which the Contractor first receives the complaint, demand, action, proceeding, filing, lien, suit, or claim.
- 9.4. Payment of Subcontractors. This provision is required by Minn. Stat. § 471.425. Contractor shall pay the subcontractor within 10 calendar days after the date on which the Contractor receives payment from the County for undisputed Services performed by the subcontractor. Contractor agrees to pay interest of 1½ percent per month or any part of a month to the subcontractor on any undisputed amount not paid on time to the subcontractor. The minimum monthly interest penalty payment for an unpaid balance of \$100 or more is \$10. For unpaid balances of less than \$100, the Contractor shall pay the actual interest penalty due the subcontractor.
- 9.5. A violation of any part of this section is a material breach of contract.

10. FORCE MAJEURE

Neither party shall be liable to the other party for any loss or damage resulting from a delay or failure to perform due to unforeseeable acts or events outside the defaulting party's reasonable control, providing the defaulting party gives notice to the other party as soon as possible. Acts and events may include acts of God, acts of terrorism, war, fire, flood, epidemic, acts of civil or military authority, and natural disasters.

11. DEFAULT

- 11.1. <u>Notice of Default</u>. Unless otherwise stated in a specific section of this Contract, no event or circumstance constitutes a default giving rise to the right to terminate for cause unless and until a Notice of Default is provided to the defaulting party, specifying the particular event or circumstance, series of events or circumstances, or failure constituting the default and cure period, if any.
- 11.2. <u>Cure Period</u>. The party providing the Notice of Default has the option, but is not required, to give the other party an opportunity to cure the specified default. If an opportunity to cure is given, it must be specifically described in the Notice of Default, including any period in which to comply.
- 11.3. <u>Withholding Payment</u>. Notwithstanding any other provision of this Contract, the County may, after giving Notice of Default, withhold, without penalty or interest, any payment which becomes due after Notice of Default is provided until the specified default is excused or cured, or the Contract is terminated.

12. TERMINATION

- 12.1. <u>Termination Without Cause</u>. Either party may terminate this Contract without cause by providing 30 calendar days' Notice of Termination to the other party.
- 12.2. <u>Termination for Cause or Material Breach</u>. Either party may terminate this Contract for cause by providing 7 calendar days' Notice of Termination to the other party, unless a different procedure or effective date is stated within the specific section of this Contract under which the default occurs. In addition to other specifically stated provisions of this Contract or as otherwise stated in law, events or circumstances constituting default and giving rise to the right to terminate for cause, unless waived, include but are not limited to:

	A. Making material misrepresentations either in the attached exhibits or in any other material provision or condition relied upon in the making of this Contract;
	B. Failure to perform Services or provide payment within the time specified in this Contract;
	C. Failure to perform any other material provision of this Contract;
	D. Failure to diligently and timely perform Services so as to endanger performance of the provisions of this Contract;
	E. The voluntary or involuntary dissolution, insolvency, merger, sale, transfer, reorganization, acquisition or winding down of the Contractor's business.
12.3.	<u>Termination by County – Lack of Funding</u> . The County may immediately terminate this Contract for lack of funding. A lack of funding occurs when funds appropriated for this Contract as of the Effective Date from a non-County source are unavailable or are not appropriated by the County Board. The County has sole discretion to determine if there is a lack of funding. The County is not obligated to pay for any Services that are performed after providing Notice of Termination for lack of funding. The County is not subject to any penalty or damages for termination due to lack of funding. No Notice of Default is required to terminate under this section.
12.4.	Notice of Termination. The Notice of Termination must state the intent to terminate the Contract and specify the events or circumstances and relevant Contract provision warranting termination of the Contract and whether the termination is for cause.
12.5.	<u>Duties of Contractor upon Termination</u> . Upon the County providing of the Notice of Termination, and except as otherwise stated, Contractor shall:
	A. Discontinue performance under this Contract on the date and to the extent specified in the Notice of Termination.

	В.	Complete performance of any work that is not discontinued by the Notice of Termination.
	C.	Cooperate with County with any transition of Services.
	D.	Cancel all orders and subcontracts to the extent that they relate to the performance of this Contract.
	E.	Return all County property in its possession within 7 calendar days after the date on which the Contractor receives the Notice of Termination to the extent that it relates to the performance of this Contract that is discontinued by the Notice of Termination.
	F.	Submit an invoice for Services satisfactorily performed prior to the effective date of termination within 35 calendar days of said date.
	G.	Maintain all records relating to the performance of the Contract as may be directed by the County in the Notice of Termination or required by law or this Contract.
12.6.	No	ties of County upon Termination of the Contract for Cause or Without Cause. Upon delivery of the tice of Termination, and except as otherwise provided, the County shall make final payment to intractor in accordance with section 3.3 of this Contract for Services satisfactorily performed.
12.7.	<u>Eff</u>	ect of Termination for Cause or without Cause.
	A.	Termination of this Contract does not discharge any liability, responsibility, or right of any party that arises from the performance of, or failure to adequately, perform the provisions of this Contract prior to the effective date of termination. Termination shall not discharge any obligation which, by its nature, would survive after the date of termination, including by way of illustration only and not limitation, the requirements set forth in [Exhibit 3 [Exhibit 1 Attachment] (Standard Assurances) and the indemnity provisions of section 7.

В.	The County shall not be liable for any Services performed after Notice of Termination, except as stated
	above or as authorized by the County in writing.

13. CONTRACT RIGHTS AND REMEDIES

- 13.1. <u>Rights Cumulative</u>. All remedies under this Contract or by law are cumulative and may be exercised concurrently or separately. The exercise of any one remedy does not preclude exercise of any other remedies.
- 13.2. <u>Waiver</u>. Any waiver is only valid when reduced to writing, specifically identified as a waiver, and signed by the waiving party's Authorized Representative. A waiver is not an amendment to the Contract. The County's failure to enforce any provision of this Contract does not waive the provision or the County's right to enforce it.

14. AUTHORIZED REPRESENTATIVE

14.1. The Authorized Representatives of the respective parties for purposes of this Contract are as follows:

To Contractor:	To the County:
[Name]	[Name]
[Title]	[Title]
[Street]	[Department]
[City, State Zip]	[Street]
Telephone: [Telephone Number]	[City, State Zip]
[Email Address]	Telephone: [Telephone Number]
	[Email Address]

- 14.2. The Authorized Representative, or his or her successor, has authority to bind the party he or she represents and sign this Contract. The County's Authorized Representative shall have only the authority granted by the County Board. The parties shall promptly provide Notice to each other when an Authorized Representative's successor is appointed. The Authorized Representative's successor shall thereafter be the Authorized Representative for purposes of this Contract.
- 14.3. In addition, Notices regarding breach or termination shall also be provided to:

Dakota County Attorney's Office

Civil Division

1560 Highway 55

Hastings, Minnesota 55033.

15. LIAISON

15.1. The Liaisons of the respective parties for purposes of this Contract are as follows:

Contractor Liaison: [Name] County Liaison: [Name]

Telephone: [Telephone Number] Telephone: [Telephone Number]

Email Address: [Email Address] Email Address: [Email Address]

15.2. The Liaison, or his or her successor, has authority to assist the parties in the day-to-day performance of this Contract, ensure compliance, and provide ongoing consultation related to the performance of this Contract. The parties shall promptly provide Notice to each other when a Liaison's successor is appointed. The Liaison's successor shall thereafter be the Liaison for purposes of this Contract.

16. OWNERSHIP OF WORK PRODUCT

As the County's Contractor for hire, the County shall own in perpetuity, solely and exclusively, all rights of every kind and character, in all proceeds, works, drawings, products, plans, and all other materials created by Contractor pursuant to this Contract (collectively referred to as "Works"), and the County shall be deemed the author thereof for all purposes. Such Works are deemed "works for hire," as defined in the U.S. Copyright Act, 17 U.S.C. § 101. Contractor shall, upon the request of the County, execute all papers and perform all other acts necessary to assist the County to obtain and register copyrights on such Works. If, for any reason, any of the Works do not constitute a "work made for hire," Contractor hereby irrevocably assigns to the County, in each case without additional consideration, all right, title, and interest throughout the universe in and to the works, including all copyrights therein.

17. AMENDMENTS

Any amendments to this Contract are only valid when reduced to writing, specifically identified as an amendment, and signed by both parties' Authorized Representative.

18. SEVERABILITY

The provisions of this Contract are severable. If any provision of this Contract is void, invalid, or unenforceable, it will not affect the validity and enforceability of the remainder of this Contract unless the void, invalid, or unenforceable provision substantially impairs the value of the entire Contract with respect to either party.

19. MERGER

- 19.1. <u>Final Agreement</u>. This Contract is the final expression of the agreement of the parties. This Contract is the complete and exclusive statement of the provisions agreed to by the parties. This Contract supersedes all prior negotiations, understandings, or agreements. There are no representations, warranties, or provisions, either oral or written, not contained herein.
- 19.2. <u>Exhibits</u>. The following Exhibits and addenda (delete if no addenda), including all attachments, are incorporated and made a part of this Contract:

Exhibit 1 – County's Request for Choose an item. dated Enter Date

Exhibit 2 - Contractor's Response to Request for Choose an item. dated [Enter Date]

Exhibit 3 – Standard Assurance

Exhibit 4 - Insurance Terms

19.3. By signing this Contract, Contractor acknowledges receipt of all the above Exhibits and addenda, including all attachments. If there is a conflict between any provision of any Exhibit and any provision in the body of this Contract, the body of this Contract will prevail. To the extent reasonably possible, the Exhibits will be construed and constructed to supplement, rather than conflict with, the body of this Contract. If there is a conflict between any provision of an Exhibit and another Exhibit, the following is the order of precedence: Exhibit 1, Exhibit 2.

20. CONFIDENTIALITY

- 20.1. "Protected Data" has the same meaning as Not Public Data as defined in Minn. Stat. § 13.02, subd. 8a. Trade Secret Data as defined in Minn. Stat. § 13.37, subd. 1(b) shall be identified by Contractor to County and included in the definition of Protected Data.
- 20.2. For purposes of this Contract, all data created, collected, received, stored, used, maintained, or disseminated by Contractor in the performance of this Contract is subject to the requirements of the Minnesota Government Data Practices Act ("MGDPA"), Minn. Stat. Chapter 13 and its implementing rules, as well as any other applicable State or Federal laws on data privacy or security. Contractor must comply with, and is subject to, the provisions, remedies, and requirements of the MGDPA as if it were a governmental entity.
- 20.3. Contractor acknowledges that the County may transmit Protected Data to Contractor in connection with Contractor's performance of this Contract. Contractor shall not, at any time, directly or indirectly reveal, report, publish, duplicate, or otherwise disclose Protected Data to any third party in any way whatsoever, unless required or allowed by law. Contractor agrees to implement such procedures as are necessary to assure protection and security of Protected Data and to furnish the County with a copy of said procedures upon request.
- 20.4. Each party shall provide the other party with prompt Notice of a breach of the security of data as defined in Minn. Stat. § 13.055, subd. 1(a) or suspected breach of the security of data and shall assist in remedying such breach. Providing or accepting assistance does not constitute waiver of any claim or cause of action for breach of contract.
- 20.5. Contractor shall cooperate with the County in responding to all requests for data. Contractor does not have a duty to provide access to public data if the public data are available from the County, except as required by the provisions of this Contract. The parties shall promptly notify each other when any third party requests Protected Data related to this Contract or the Services. Contractor shall ensure that all subcontracts contain the same or similar data practices compliance requirements. All provisions of this Section apply to any subcontract or subcontractor.
- 20.6. This section survives expiration or termination of this Contract.

21. ELECTRONIC SIGNATURES

Each party agrees that the electronic signatures of the parties included in this Contract are intended to authenticate this writing and to have the same force and effect as wet ink signatures.

22. CONTRACT INTERPRETATION AND CONSTRUCTION

This Contract was fully reviewed and negotiated by the parties. Any ambiguity, inconsistency, or question of interpretation or construction in this Contract shall not be resolved strictly against the party that drafted the Contract. It is the intent of the parties that every section (including any subsection), clause, term, provision, condition, and all other language used in this Contract shall be constructed and construed so as to give its natural and ordinary meaning and effect.

23. WAGE WITHHOLDING TAX

Pursuant to Minn. Stat. § 270C.66, County shall make final payment to Contractor only upon satisfactory showing that Contractor and any subcontractors have complied with the provisions of Minn. Stat. § 290.92 with respect to withholding taxes, penalties, or interest arising from this Contract. A certificate by the Minnesota Commissioner of Revenue (Minnesota Department of Revenue Form IC-134, entitled "Withholding Affidavit for Contractors") satisfies this requirement with respect to the Contractor or subcontractor.

IN WITNESS WHEREOF, the parties hereto have executed this Contract on the date(s) indicated below.

COUNTY OF DAKOTA	CONTRACTOR (I represent and warrant that I am authorized by law to execute this contract and legally bind the Contractor.)
By: SAMPLE [Name, Title] [Department]	By:SAMPLE Signature
Date of Signature: SAMPLE	SAMPLE Title
	Date of Signature: SAMPLE

Contract Number: DCA

ATTACHMENT H: NON-COLLUSION AND CONFLICT OF INTEREST STATEMENT

Please print or type (in ink)			
CONTRACTOR NAME:		FEDERAL TAX ID NUMBER	::
Company Address:			
City:	State:	Zip Code:	_
Contact Person:		Title:	
Phone Number:	Fax Number:	Email:	
has been made to induce any proposal or quote has been in quote, competitor or potentia opening of the bids, proposals under penalty or perjury.	other person or firm to subme dependently arrived at without I competitor, that this bid, proposal or quotes to any bid, proposal	n any action in restraint of the cornit or not to submit a bid, proposed collusion with any other party subscal or quote has not been known or quote competitor; that the above of its owners, directors, officers	sal or quote; that this bid, bmitting a bid, proposal or ingly disclosed prior to the pove statement is accurate
"Corporate Executive") are clo	osely related to any County empation of the contract. A Contrac	oloyee who has or may appear to ctor's Corporate Executive is close	have any control over the
 management or eva A Corporate Executive management or eva otherwise previously A Corporate Executive management or eva 	luation of the contract are rel we and any County employee luation of the contract are cu worked closely together in t we and any County employee	who has or appears to have any ated by blood, marriage or ado who has or appears to have any rrent or former business partne he private or public sector; or who has or appears to have any a personal relationship that is behip or family friendship.	ption; or control over the award, rs, co-workers, or have control over the award,
	circumstances exist, Contracton h circumstances invalidates the	or must disclose such circumstan e Contract.	ce(s) to Dakota County in
• •		ns required by the party submittir r bid, proposal or quote response	•
Authorized Signature		Title	— — — — — — — — — — — — — — — — — — —

You are advised that according to Dakota County Board Resolution 18-485 and Policy 2751, if there is a question as to whether there may be an appearance of a conflict of interest, the contract shall be presented to the County Board for

approval, regardless of the amount of the contract. Whether a conflict of interest or the appearance of a conflict of interest exists is a determination made by Dakota County.

Submit this form as part of the Bid, Proposal or Quote response.

V.7 Revised: MMH (06-19)

ATTACHMENT I: TRADE SECRET FORM

The following form must be provided by Responder to assist the County in making appropriate determinations about the release of data provided in Responder's bid or proposal.

All res	ponde	rs must	select one of the following box	res:			
	My bid/proposal does not contain "trade secret information", as defined in Minn. Stat. § 13.37, Subd. 1(b). I understand that my entire bid/proposal will become public record in accordance with Minn. Stat. § 13.591.						
	My b	My bid/proposal does contain "trade secret information" because it contains data that:					
	1.	(a)	is a formula, pattern, compila	s a formula, pattern, compilation, program, device, method, technique or process; AND			
		(b)	is the subject of efforts by myscircumstances to maintain its	self or my organization that are secrecy; AND	reasonable under the		
		(c)	•	c value, actual or potential, from rtainable by proper means by, or osure or use.			
	2.		I have submitted one paper and one digital copy of my bid or proposal from which the confidential trade secret information has been excised. The confidential trade secret information has been excised in such a way as to allow the public to determine the general nature of the information removed while retaining as much of the document as possible AND I am attaching an explanation justifying the trade secret designation.				
statut	ory tro	ade seci		nay result in a determination the ich trade secret status is not ju			
Submi	it this f	form as	part of the Bid, Proposal or Qu	ote response.			
		Aut	horized Signature	Title	Date		

Signatures on your Bid/Proposal/Quote Response (Non-Collusion, Trade Secret, Bid/Proposal/Quote Forms, etc.) require a 'WET' signature or DocuSign Electronic signature.

Revised: 6/28/2018

ATTACHMENT J: STATE OF MINNESOTA - RESPONSIBLE CONTRACTOR CERTIFICATE

Applies to all prime contracts in excess of \$50,000

A responsible Contractor is defined in Minnesota Statutes §16C.285, subdivision 3.

Any prime Contractor or subcontractor who does not meet the minimum criteria under Minnesota Statutes §16C.285, subdivision 3, or who fails to verify that it meets those criteria, is not a responsible Contractor and is not eligible to be awarded a construction contract for the project or to perform work on the project.

A false statement under oath verifying compliance with any of the minimum criteria shall render the prime Contractor or subcontractor that makes the false statement ineligible to be awarded a construction contract for the project and may result in termination of a contract awarded to a prime Contractor or subcontractor that makes a false statement.

Date

Signed:_____

(bidder or authorized representative)

SIGNATURES ON YOUR BID/PROPOSAL/QUOTE RESPONSE (NON-COLLUSION, TRADE SECRET, BID/PROPOSAL/QUOTE FORMS, ETC.) REQUIRE A 'WET' SIGNATURE OR DOCUSIGN ELECTRONIC SIGNATURE. Submit this form as part of the Bid response.

ATTACHMENT K: MINNESOTA DEPARTMENT OF LABOR AND INDUSTRY PREVAILING WAGES FOR STATE FUNDED CONSTRUCTION PROJECTS



$label{V}$ THIS NOTICE MUST BE POSTED ON THE JOBSITE IN A CONSPICUOUS PLACE

Construction Type: Commercial

County Number: 19

County Name: DAKOTA

Effective: 2024-12-23 Revised: 2025-03-24

This project is covered by Minnesota prevailing wage statutes. Wage rates listed below are the minimum hourly rates to be paid on this project.

All hours worked in excess of eight (8) hours per day or forty (40) hours per week shall be paid at a rate of one and one half (1 1/2) times the basic hourly rate. Note: Overtime pay after eight (8) hours on the project must be paid even if the worker does not exceed forty (40) hours in the work week.

Violations should be reported to:

Department of Labor and Industry Prevailing Wage Section 443 Lafavette Road N St Paul, MN 55155 (651) 284-5091 DLI.PrevWage@state.mn.us

County: DAKOTA (19)

LABOR CODE AND CLASS

EFFECT DATE BASIC RATE FRINGE RATE TOTAL RATE

LABORERS (101 - 112) (SPECIAL CRAFTS 701 - 730)

^{*} Indicates that adjacent county rates were used for the labor class listed.

	LABOR CODE AND CLASS	EFFECT DATE	BASIC RATE	FRINGE RATE	TOTAL RATE
102	LABORER, SKILLED (ASSISTING SKILLED CRAFT JOURNEYMAN)	2024-12-23	43.39	24.74	68.13
103	LABORER, LANDSCAPING (GARDENER, SOD LAYER AND NURSERY OPERATOR)	2024-12-23	30.04	21.53	51.57
		2025-05-01	31.66	22.78	54.44
104*	FLAG PERSON	2024-12-23	43.39	24.74	68.13
105*	WATCH PERSON	2024-12-23	39.76	24.39	64.15
106*	BLASTER	2024-12-23	34.26	18.54	52.80
107	PIPELAYER (WATER, SEWER AND GAS)	2024-12-23	45.13	24.74	69.87
		2025-05-01	47.50	26.12	73.62
108*	TUNNEL MINER	2024-12-23	43.13	24.24	67.37
109	UNDERGROUND AND OPEN DITCH LABORER (EIGHT FEET BELOW STARTING GRADE LEVEL)	2024-12-23	43.13	24.74	67.87
		2025-05-01	45.50	26.12	71.62
110	SURVEY FIELD TECHNICIAN (OPERATE TOTAL STATION, GPS RECEIVER, LEVEL, ROD OR RANGE POLES, STEEL TAPE MEASUREMENT; MARK AND DRIVE STAKES; HAND OR POWER DIGGING FOR AND IDENTIFICATION OF MARKERS OR MONUMENTS; PERFORM AND CHECK CALCULATIONS; REVIEW AND UNDERSTAND CONSTRUCTION PLANS AND LAND SURVEY MATERIALS). THIS CLASSIFICATION DOES NOT APPLY TO THE WORK PERFORMED ON A PREVAILING WAGE PROJECT BY A LAND SURVEYOR WHO IS LICENSED PURSUANT TO MINNESOTA STATUTES, SECTIONS 326.02 TO 326.15.	2024-12-23	43.39	24.74	68.13

111* TRAFFIC CONTROL PERSON (TEMPORARY SIGNAGE) 2024-12-23 43.39 24.74

68.13

LABOR CODE AND CLASS	EFFECT DATE	BASIC RATE	FRINGE RATE	TOTAL RATE
SPECIAL EQUIPMENT (201 - 204)				
201 ARTICULATED HAULER	2024-12-23	46.99	25.20	72.19
202 BOOM TRUCK	2024-12-23	46.51	26.40	72.91
203 LANDSCAPING EQUIPMENT, INCLUDES HYDRO SEEDER OR MULCHER, SOD ROLLER, FARM TRACTOR WITH ATTACHMENT SPECIFICALLY SEEDING, SODDING, OR PLANT, AND TWO-FRAMED FORKLIFT (EXCLUDING FRONT, POSIT-TRACK, AND SKID STEER LOADERS), NO EARTHWORK OR GRADING FOR ELEVATIONS	2024-12-23	30.04	21.53	51.57
	2025-05-01	31.66	22.78	54.44
204 OFF-ROAD TRUCK	FOR RATE CALL EMAIL <u>DLI.PREV</u>			
205* PAVEMENT MARKING OR MARKING REMOVAL EQUIPMENT (ONE OR TWO PERSON OPERATORS); SELF-PROPELLED TRUCK OR TRAILER MOUNTED UNITS.	2024-12-23	37.05	19.39	56.44
HIGHWAY/HEAVY POWER EQUIPMENT OPERATOR				
GROUP 2 *	2024-12-23	45.61	26.90	72.51
	2025-05-05	47.24	29.40	76.64
306 GRADER OR MOTOR PATROL				
308 TUGBOAT 100 H.P. AND OVER WHEN LICENSE REQUIRED (HIGHWAY AND HEAVY ONLY)				
GROUP 3 *	2024-12-23	45.01	26.90	71.91

	LABOR CODE AND CLASS	EFFECT DATE	BASIC RATE	FRINGE RATE	TOTAL RATE		
		2025-05-05	46.61	29.40	76.01		
309	ASPHALT BITUMINOUS STABILIZER PLANT						
310	CABLEWAY						
312	DERRICK (GUY OR STIFFLEG)(POWER)(SKIDS OR STATIONARY)	(HIGHWAY AND I	HEAVY ONLY)				
314	DREDGE OR ENGINEERS, DREDGE (POWER) AND ENGINEER						
316	16 LOCOMOTIVE CRANE OPERATOR						
320	20 TANDEM SCRAPER						
322	TUGBOAT 100 H.P AND OVER (HIGHWAY AND HEAVY ONLY)						
GRO	OUP 4 *	2024-12-23	44.67	26.90	71.57		
		2025-05-05	46.25	29.40	75.65		
323	AIR TRACK ROCK DRILL						
324	AUTOMATIC ROAD MACHINE (CMI OR SIMILAR) (HIGHWAY AND	HEAVY ONLY)					
325	BACKFILLER OPERATOR						
327	BITUMINOUS ROLLERS, RUBBER TIRED OR STEEL DRUMMED (E	EIGHT TONS AND	OVER)				
328	BITUMINOUS SPREADER AND FINISHING MACHINES (POWER), I SURFACING, OR SIMILAR TYPES (OPERATOR AND SCREED PER	NCLUDING PAVE (SON)	RS, MACRO SU	IRFACING AND N	MICRO		
329	BROKK OR R.T.C. REMOTE CONTROL OR SIMILAR TYPE WITH A	LL ATTACHMENT	S				
330	CAT CHALLENGER TRACTORS OR SIMILAR TYPES PULLING RO	CK WAGONS, BUL	LDOZERS AND	SCRAPERS			
331	CHIP HARVESTER AND TREE CUTTER						
332	CONCRETE DISTRIBUTOR AND SPREADER FINISHING MACHINE MACHINE	, LONGITUDINAL	FLOAT, JOINT	MACHINE, AND	SPRAY		
334	CONCRETE MOBIL (HIGHWAY AND HEAVY ONLY)						
335	CRUSHING PLANT (GRAVEL AND STONE) OR GRAVEL WASHING	, CRUSHING AND	SCREENING F	PLANT			
336	CURB MACHINE						
337	DIRECTIONAL BORING MACHINE						
338	DOPE MACHINE (PIPELINE)						

340 DUAL TRACTOR

EFFECT DATE BASIC RATE FRINGE RATE TOTAL RATE

345	GPS REMOTE OPERATING OF EQUIPMENT
347	HYDRAULIC TREE PLANTER

341 ELEVATING GRADER

- 348 LAUNCHER PERSON (TANKER PERSON OR PILOT LICENSE)
- 349 LOCOMOTIVE (HIGHWAY AND HEAVY ONLY)
- 350 MILLING, GRINDING, PLANNING, FINE GRADE, OR TRIMMER MACHINE
- 352 PAVEMENT BREAKER OR TAMPING MACHINE (POWER DRIVEN) MIGHTY MITE OR SIMILAR TYPE
- 354 PIPELINE WRAPPING, CLEANING OR BENDING MACHINE
- 356 POWER ACTUATED HORIZONTAL BORING MACHINE, OVER SIX INCHES
- 357 PUGMILL
- 359 RUBBER-TIRED FARM TRACTOR WITH BACKHOE INCLUDING ATTACHMENTS (HIGHWAY AND HEAVY ONLY)
- 360 SCRAPER
- 361 SELF-PROPELLED SOIL STABILIZER
- 362 SLIP FORM (POWER DRIVEN) (PAVING)
- 363 TIE TAMPER AND BALLAST MACHINE
- 365 TRACTOR, WHEEL TYPE, OVER 50 H.P. WITH PTO UNRELATED TO LANDSCAPING (HIGHWAY AND HEAVY ONLY)
- 367 TUB GRINDER, MORBARK, OR SIMILAR TYPE

GROUP 5 *	2024-12-23	41.36	26.90	68.26
	2025-05-05	42.77	29.40	72.17

- 370 BITUMINOUS ROLLER (UNDER EIGHT TONS)
- 371 CONCRETE SAW (MULTIPLE BLADE) (POWER OPERATED)
- 372 FORM TRENCH DIGGER (POWER)
- 375 HYDRAULIC LOG SPLITTER
- 376 LOADER (BARBER GREENE OR SIMILAR TYPE)
- 377 POST HOLE DRIVING MACHINE/POST HOLE AUGER
- 379 POWER ACTUATED JACK

LABOR CODE AND CLA	SS
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EFFECT DATE BASIC RATE FRINGE RATE TOTAL RATE

- 381 SELF-PROPELLED CHIP SPREADER (FLAHERTY OR SIMILAR)
- 382 SHEEP FOOT COMPACTOR WITH BLADE . 200 H.P. AND OVER
- 383 SHOULDERING MACHINE (POWER) APSCO OR SIMILAR TYPE INCLUDING SELF-PROPELLED SAND AND CHIP SPREADER
- 384 STUMP CHIPPER AND TREE CHIPPER
- 385 TREE FARMER (MACHINE)

GROUP 6* 2024-12-23 40.02 26.40 66.42

- 387 CAT, CHALLENGER, OR SIMILAR TYPE OF TRACTORS, WHEN PULLING DISK OR ROLLER
- 389 DREDGE DECK HAND
- 391 GRAVEL SCREENING PLANT (PORTABLE NOT CRUSHING OR WASHING)
- 393 LEVER PERSON
- 395 POWER SWEEPER
- 396 SHEEP FOOT ROLLER AND ROLLERS ON GRAVEL COMPACTION, INCLUDING VIBRATING ROLLERS
- 397 TRACTOR, WHEEL TYPE, OVER 50 H.P., UNRELATED TO LANDSCAPING

COMMERCIAL POWER EQUIPMENT OPERATOR

GROUP 1	2024-12-23	51.03	26.90	77.93
	2025-05-05	51.03	29.40	80.43

- 501 HELICOPTER PILOT (COMMERCIAL CONSTRUCTION ONLY)
- 502 TOWER CRANE 250 FEET AND OVER (COMMERCIAL CONSTRUCTION ONLY)
- 503 TRUCK CRAWLER CRANE WITH 200 FEET OF BOOM AND OVER, INCLUDING JIB (COMMERCIAL CONSTRUCTION ONLY)

GROUP 2	2024-12-23	50.64	26.90	77.54
	2025-05-05	50 64	29.40	80 04

- 504 CONCRETE PUMP WITH 50 METERS/164 FEET OF BOOM AND OVER (COMMERCIAL CONSTRUCTION ONLY)
- 505 PILE DRIVING WHEN THREE DRUMS IN USE (COMMERCIAL CONSTRUCTION ONLY)

EFFECT DATE BASIC RATE FRINGE RATE TOTAL RATE

- 506 TOWER CRANE 200 FEET AND OVER (COMMERCIAL CONSTRUCTION ONLY)
- 507 TRUCK OR CRAWLER CRANE WITH 150 FEET OF BOOM UP TO AND NOT INCLUDING 200 FEET, INCLUDING JIB (COMMERCIAL CONSTRUCTION ONLY)

GROUP 3	2024-12-23	49.05	26.90	75.95
	2025-05-05	49.05	29.40	78.45

- 508 ALL-TERRAIN VEHICLE CRANES (COMMERCIAL CONSTRUCTION ONLY)
- 509 CONCRETE PUMP 32-49 METERS/102-164 FEET (COMMERCIAL CONSTRUCTION ONLY)
- 510 DERRICK (GUY & STIFFLEG) (COMMERCIAL CONSTRUCTION ONLY)
- 511 STATIONARY TOWER CRANE UP TO 200 FEET
- 512 SELF-ERECTING TOWER CRANE 100 FEET AND OVER MEASURED FROM BOOM FOOT PIN (COMMERCIAL CONSTRUCTION ONLY)
- 513 TRAVELING TOWER CRANE (COMMERCIAL CONSTRUCTION ONLY)
- 514 TRUCK OR CRAWLER CRANE UP TO AND NOT INCLUDING 150 FEET OF BOOM, INCLUDING JIB (COMMERCIAL CONSTRUCTION ONLY)

GROUP 4	2024-12-23	48.68	26.90	75.58
	2025-05-05	48.68	29.40	78.08

- 515 CRAWLER BACKHOE INCLUDING ATTACHMENTS (COMMERCIAL CONSTRUCTION ONLY)
- 516 FIREPERSON, CHIEF BOILER LICENSE (COMMERCIAL CONSTRUCTION ONLY)
- 517 HOIST ENGINEER (THREE DRUMS OR MORE) (COMMERCIAL CONSTRUCTION ONLY)
- 518 LOCOMOTIVE (COMMERCIAL CONSTRUCTION ONLY)
- 519 OVERHEAD CRANE (INSIDE BUILDING PERIMETER) (COMMERCIAL CONSTRUCTION ONLY)
- 520 TRACTOR . BOOM TYPE (COMMERCIAL CONSTRUCTION ONLY)

GROUP 5	2024-12-23	46.51	26.90	73.41
	2025-05-05	46.51	29.40	75 91

- 521 AIR COMPRESSOR 450 CFM OR OVER (TWO OR MORE MACHINES) (COMMERCIAL CONSTRUCTION ONLY)
- 522 CONCRETE MIXER (COMMERCIAL CONSTRUCTION ONLY)

EFFECT DATE BASIC RATE FRINGE RATE TOTAL RATE

- 523 CONCRETE PUMP UP TO 31 METERS/101 FEET OF BOOM
- 524 DRILL RIGS, HEAVY ROTARY OR CHURN OR CABLE DRILL WHEN USED FOR CAISSON FOR ELEVATOR OR BUILDING CONSTRUCTION (COMMERCIAL CONSTRUCTION ONLY)
- 525 FORKLIFT (COMMERCIAL CONSTRUCTION ONLY)
- 526 FRONT END, SKID STEER 1 C YD AND OVER
- 527 HOIST ENGINEER (ONE OR TWO DRUMS) (COMMERCIAL CONSTRUCTION ONLY)
- 528 MECHANIC-WELDER (ON POWER EQUIPMENT) (COMMERCIAL CONSTRUCTION ONLY)
- 529 POWER PLANT (100 KW AND OVER OR MULTIPLES EQUAL TO 100KW AND OVER) (COMMERCIAL CONSTRUCTION ONLY)
- 530 PUMP OPERATOR AND/OR CONVEYOR (TWO OR MORE MACHINES) (COMMERCIAL CONSTRUCTION ONLY)
- 531 SELF-ERECTING TOWER CRANE UNDER 100 FEET MEASURED FROM BOOM FOOT PIN (COMMERCIAL CONSTRUCTION ONLY)
- 532 STRADDLE CARRIER (COMMERCIAL CONSTRUCTION ONLY)
- 533 TRACTOR OVER D2 (COMMERCIAL CONSTRUCTION ONLY)
- 534 WELL POINT PUMP (COMMERCIAL CONSTRUCTION ONLY)

GROUP 6	2024-12-23	44.82	26.90	71.72
	2025-05-05	44.82	29.40	74.22

- 535 CONCRETE BATCH PLANT (COMMERCIAL CONSTRUCTION ONLY)
- 536 FIREPERSON, FIRST CLASS BOILER LICENSE (COMMERCIAL CONSTRUCTION ONLY)
- 537 FRONT END, SKID STEER UP TO 1 C YD
- 538 GUNITE MACHINE (COMMERCIAL CONSTRUCTION ONLY)
- 539 TRACTOR OPERATOR D2 OR SIMILAR SIZE (COMMERCIAL CONSTRUCTION ONLY)
- 540 TRENCHING MACHINE (SEWER, WATER, GAS) EXCLUDES WALK BEHIND TRENCHER

GROUP 7	2024-12-23	43.55	26.90	70.45
	2025-05-05	43.55	29 40	72 95

- 541 AIR COMPRESSOR 600 CFM OR OVER (COMMERCIAL CONSTRUCTION ONLY)
- 542 BRAKEPERSON (COMMERCIAL CONSTRUCTION ONLY)

EFFECT DATE BASIC RATE FRINGE RATE TOTAL RATE

- 543 CONCRETE PUMP/PUMPCRETE OR COMPLACO TYPE (COMMERCIAL CONSTRUCTION ONLY)
- 544 FIREPERSON, TEMPORARY HEAT SECOND CLASS BOILER LICENSE (COMMERCIAL CONSTRUCTION ONLY)
- 545 OILER (POWER SHOVEL, CRANE, TRUCK CRANE, DRAGLINE, CRUSHERS AND MILLING MACHINES, OR OTHER SIMILAR POWER EQUIPMENT) (COMMERCIAL CONSTRUCTION ONLY)
- 546 PICK UP SWEEPER (ONE CUBIC YARD HOPPER CAPACITY) (COMMERCIAL CONSTRUCTION ONLY)
- 547 PUMP AND/OR CONVEYOR (COMMERCIAL CONSTRUCTION ONLY)

GROUP 8	2024-12-23	41.28	26.90	68.18
	2025-05-05	41.28	29.40	70.68

- 548 ELEVATOR OPERATOR (COMMERCIAL CONSTRUCTION ONLY)
- 549 GREASER (COMMERCIAL CONSTRUCTION ONLY)
- 550 MECHANICAL SPACE HEATER (TEMPORARY HEAT NO BOILER LICENSE REQUIRED) (COMMERCIAL CONSTRUCTION ONLY)

TRUCK DRIVERS

GROUP 1 2024-12-23 32.85 9.02 41.87

- 601 MECHANIC . WELDER
- 602 TRACTOR TRAILER DRIVER
- 603 TRUCK DRIVER (HAULING MACHINERY INCLUDING OPERATION OF HAND AND POWER OPERATED WINCHES)

GROUP 2* 2024-12-23 38.39 23.70 62.09

604 FOUR OR MORE AXLE UNIT, STRAIGHT BODY TRUCK

GROUP 3 * 2024-12-23 16.85 6.49 23.34

- 605 BITUMINOUS DISTRIBUTOR DRIVER
- 606 BITUMINOUS DISTRIBUTOR (ONE PERSON OPERATION)
- 607 THREE AXLE UNITS

LABOR CODE AND CLASS	EFFECT DATE	BASIC RATE	FRINGE RATE	TOTAL RATE
GROUP 4	2024-12-23	25.50	9.42	34.92
608 BITUMINOUS DISTRIBUTOR SPRAY OPERATOR (REAR AND OIL	608 BITUMINOUS DISTRIBUTOR SPRAY OPERATOR (REAR AND OILER)			
609 DUMP PERSON				
610 GREASER				
611 PILOT CAR DRIVER				
612 RUBBER-TIRED, SELF-PROPELLED PACKER UNDER 8 TONS				
613 TWO AXLE UNIT				
614 SLURRY OPERATOR				
615 TANK TRUCK HELPER (GAS, OIL, ROAD OIL, AND WATER)				
616 TRACTOR OPERATOR, UNDER 50 H.P.				
SPECIAL CRAFTS				
701 HEATING AND FROST INSULATORS	2024-12-23	53.19	31.95	85.14
	2025-06-09	57.24	31.95	89.19
702 BOILERMAKERS	2024-12-23	46.00	31.93	77.93
	2025-01-01	48.35	31.93	80.28
703 BRICKLAYERS	2024-12-23	48.23	26.53	74.76
704 CARPENTERS	2024-12-23	45.54	29.34	74.88
	2025-01-01	45.54	29.34	74.88
705 CARPET LAYERS (LINOLEUM)	2024-12-23	45.25	26.98	72.23
	2025-01-01	45.25	26.98	72.23
706 CEMENT MASONS	2024-12-23	48.21	24.97	73.18

	LABOR CODE AND CLASS	EFFECT DATE	BASIC RATE	FRINGE RATE	TOTAL RATE
707	ELECTRICIANS	2024-12-23	53.91	36.48	90.39
		2025-05-01	58.31	36.48	94.79
708	ELEVATOR CONSTRUCTORS	2024-12-23	59.95	44.53	104.48
		2025-01-01	62.52	45.36	107.88
709	GLAZIERS	2024-12-23	48.98	26.75	75.73
710	LATHERS	2024-12-23	47.00	26.85	73.85
		2025-01-01	47.00	26.85	73.85
710	IRONWORKERS	2024-12-23	44.85	35.72	80.57
712	IRONWORKERS	2024-12-23	44.03	33.72	60.37
714	MILLWRIGHT	2024-12-23	41.66	35.40	77.06
		2025-01-01	41.66	35.40	77.06
715	PAINTERS (INCLUDING HAND BRUSHED, HAND SPRAYED, AND THE TAPING OF PAVEMENT MARKINGS)	2024-12-23	44.00	27.69	71.69
740*		0004.40.00	45.74	00.70	75.44
/16*	PILEDRIVER (INCLUDING VIBRATORY DRIVER OR EXTRACTOR FOR PILING AND SHEETING OPERATIONS)	2024-12-23	45.71	29.73	75.44
		2025-01-01	45.71	29.73	75.44
		2025-05-01	49.46	30.23	79.69
717	PIPEFITTERS . STEAMFITTERS	2024 12 22	EE 0.4	24.50	00.44
111	FIFERITERS . STEAMIFITTERS	2024-12-23	55.94	34.50	90.44
718	PLASTERERS	2024-12-23	47.93	25.34	73.27

	LABOR CODE AND CLASS	EFFECT DATE	BASIC RATE	FRINGE RATE	TOTAL RATE
719	PLUMBERS	2024-12-23	55.80	32.45	88.25
		2025-05-01	60.35	32.45	92.80
720	ROOFER	2024-12-23	45.70	24.84	70.54
721	SHEET METAL WORKERS	2024-12-23	53.71	34.57	88.28
		2025-05-01	57.96	34.57	92.53
722	SPRINKLER FITTERS	2024-12-23	55.31	34.95	90.26
		2025-06-01	59.81	34.85	94.66
723*	TERRAZZO WORKERS	2024-12-23	46.27	26.64	72.91
724*	TILE SETTERS	2024-12-23	42.76	30.32	73.08
725*	TILE FINISHERS	2024-12-23	35.15	24.36	59.51
726	DRYWALL TAPER	2024-12-23	41.72	29.72	71.44
727	WIRING SYSTEM TECHNICIAN	2024-12-23	47.73	22.24	69.97
		2025-07-01	51.07	23.52	74.59
728	WIRING SYSTEMS INSTALLER	2024-12-23	33.44	17.82	51.26
		2025-07-01	35.78	18.73	54.51
729	ASBESTOS ABATEMENT WORKER	2024-12-23	39.86	24.61	64.47

	LABOR CODE AND CLASS	EFFECT DATE	BASIC RATE	FRINGE RATE	TOTAL RATE
		2025-01-01	41.23	25.49	66.72
		2025-05-01	41.23	25.99	67.22
730 SIGN EREC	TOR	2024-12-23	34.69	19.88	54.57
		2025-06-01	37.19	19.88	57.07