

Town of West Hartford, Connecticut
 Department of Financial Services Purchasing Services Division
 50 South Main Street, West Hartford, CT 06107-2431

INVITATION TO BID

Bid No. 6291F	Opening Date 2/13/13	Opening Time 2:00 PM	<input checked="" type="checkbox"/> Formal Bid	<input type="checkbox"/> Informal Bid	THIS IS <u>NOT</u> AN ORDER
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This INVITATION TO BID form, with your response on it, must be received by the Purchasing Services Division, at the above address, prior to the bid opening at the time and date shown above. Bids must contain an original signature and must be submitted in a sealed envelope. All bid envelopes must indicate the bid number, time and opening date. At the designated time, all bids will be publicly opened and read. **THIS IS SUBJECT TO THE TERMS AND CONDITIONS ATTACHED AS WELL AS ALL ATTACHED SPECIFICATION SHEETS AND DRAWINGS.**

Department: Community Services	Division: Engineering	Required Delivery Date	Requisition No.:
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Shipping Destination: Various Locations within West Hartford

DESCRIPTION	UNIT PRICE	TOTAL
<p>The Town of West Hartford is seeking to secure a single source for Landscaping and Planting Services in accordance with the attached specifications dated January 18, 2013.</p> <p>Insurance requirement per the Insurance Exhibit.</p> <p>Questions regarding this bid should be directed to Tammy Bradley via email at tammyb@westhartford.org.</p>		
	TOTAL \$	

We hereby agree to furnish and invoice above listed materials or services, delivered or performed in accordance with your specifications, requirements and terms as specified herein at prices specified above. Bidders are encouraged to attend the Town's bid opening at which time the public is afforded an opportunity to record bid prices received in response to the Town's solicitation. Bidders who would like the results of the bid but are unable to attend the bid opening, may check the Town website, <http://west-hartford.com/TownServices/TownDepartments/FinancialServices/BidResults.htm> a week after the bid opening date. Bidders calling the Purchasing Office for bid results will be referred to the above procedure. The bidder agrees that by affixing their signature to this request for bids, the authorized signatory grants approval to the Town Of West Hartford to obtain third party credit reports for the purpose of assessing the financial capacity of the business entity tendering such bid to the Town.

Delivery Date	Shipment via	FEIN #	Terms % DAYS
Vendor Name		Address	City, State, Zip
Telephone	Fax No	Authorized Signature	Printed Name Title

NOTE: Failure to affix an authorized signature to this form will result in rejection of the bid.

**TOWN OF WEST HARTFORD
SPECIFICATIONS FOR
LANDSCAPE & PLANTING SERVICES
BID # 6291F
January 18, 2013**

1. INTENT AND GENERAL CONDITIONS

The purpose of this bid is to secure a single source for Landscaping and Planting Services in accordance with these specifications dated January 18, 2013.

- 1.1. The attached bid forms will be comprised of two sections. The contractor must bid on both sections and the lowest grand total of the two sections combined will determine the low bidder for this contract. The first section is entitled Landscaping Services and Materials and the second Green Plants and/or Trees Furnished and Installed.
- 1.2. The first section entitled Landscaping Services and Materials requires the contractor to provide fixed prices to perform landscaping services and materials as described. The fixed prices shall be inclusive of all labor, material, and equipment necessary for this work.
- 1.3. The second section entitled Green Plants and/or Trees Furnished and Installed requires the contractor to provide a percentage increase from the current Shemin Nursery Wholesale Price List in accordance with these specifications. The apparent low bidder shall be required to provide the current Shemin Nursery Wholesale Price List within three(3) working days of notification of low bid status. Such percentage increase shall be inclusive of all labor, materials, equipment, excavation, restoration, guaranty and all else whatsoever necessary to furnish and properly install any green plant and/or tree selected.
- 1.4. All work performed under this contract shall be guaranteed for a period of one year. In addition all watering and fertilizing that may be necessary for the proper establishment of any and all items including but not limited to turf, plants and trees shall be the responsibility of the contractor.
- 1.5. The Town of West Hartford will retain five (5%) percent of any and all payments made during the duration of the contract. The total retained amount shall be paid upon the completion of the guarantee period.
- 1.6. Work under this contract will be sporadic in nature. The Town will notify the Contractor of a project request. Project requests shall be scheduled and responded to within two (2) weeks after the request is initiated. Failure to respond within the specified time limit may result in contract cancellation or the assessment of liquidated damages in the amount of \$100.00 per day for each violation.

1.7. The term of this contract pursuant to this solicitation shall be for a term of nine months (4/1/13-12/31/13) and may be extended upon mutual agreement of both parties for up to two additional years (1/1/14 to 12/31/14 and 1/1/15 to 12/31/15). Prices will remain fixed for the second and third years with the only exception being the wholesale prices described for Section II. The new wholesale price for 2014 and 2015 will be reflected in the contractors payments for work performed in 2011.

2. LOCATIONS

This contract pursuant to this request for bids pertains to work at any location within the Town Of West Hartford with the exception of similar, incidental work awarded as part of a separate general contract for building and/or road renovations and construction.

3. DELIVERY

All prices and discounts shall be on an F.O.B. destination basis to any location specified within the Town of West Hartford. The Town does not pay for travel time.

4. BIDDER QUALIFICATIONS

All bidders shall have a minimum of three years experience in the field of landscaping and shall have equipment necessary to perform such work. The bidder shall attach a listing of all equipment owned or rented for landscaping services and shall list 3 accounts for which the bidder has provided landscaping services of a similar nature to that described herein.

ACCOUNT SERVICE	CONTACT	PHONE NUMBER
1.		
2.		
3.		

A bid may be rejected, if, in the judgment of the Purchasing Agent, the bidder does not meet these qualifications.

5. TERMINATION

The Town may terminate the contract pursuant to this solicitation for any reason upon providing the Contractor with prior written notice.

6. INSURANCE REQUIREMENTS

Insurance is required per Exhibit "A" attached. The insurance certificate must state, "The Town of West Hartford is named as additional insured.

7. AWARD

The contract will be awarded by the Town of West Hartford to that bidder whose bid will provide the *best value* to the Town, price and other factors considered, subject to the Town's right to reject all bids. The bidder to whom the award is made will be notified at the earliest possible date and no later than ninety (90) days after the bid opening. The successful bidder shall execute and deliver to the Town of West Hartford within ten (10) days after notification of the award, a contract, in such number of copies as the Town of West Hartford may require.

GENERAL SPECIFICATIONS AND FIELD INSTRUCTIONS FOR LANDSCAPING AND PLANTING

The Contractor shall adhere to the following minimum requirements for landscaping and planting services.

8. LOAM & TURF

The work shall include the placing of turf on all areas as directed by the Town.

- 8.1. The source of supply for all turf shall be pre-approved by the requesting department.
- 8.2. The area will first be brought up to grade with four (4) inches of high quality top soil which shall be a natural, fertile soil possessing characteristics of representative soils in the vicinity. It shall be reasonably free of clay, lumps, stones, stumps, roots or similar substance two (2) inches or more in diameter or any object which might be a hindrance to sodding. The Contractor shall submit samples of the top soil to the Town upon request before the top soil is delivered to the job site. Payment for the four (4) inches of topsoil shall be made separately under Bid Item #4, per Cubic Yard of Loam.
- 8.3. Composite commercial fertilizer, bearing the manufacturer's guaranteed statement of analysis and meeting the minimum requirements of 10% nitrogen, 10% phosphoric acid and 10% potash with at least 50% of the nitrogen being organically carried, shall be spread at the rate of 20 pounds per 1,000 square feet. The fertilizer shall be applied to the lawn area by a mechanical distributor and thoroughly and evenly incorporated with the soil by raking or similar approved method.
- 8.4. The sod bed surface will be firmed by rolling, and wet down with a fine spray just prior to laying sod.
- 8.5. Sod shall be laid parallel to the direction of the slope and in a manner which will permit joints to alternate. Sod pieces shall be fitted together tightly so that no joint is visible and sod tamped firmly and evenly by hand.
- 8.6. All turfed areas shall be watered, tended and protected until the turf has caught hold.

9. LOAM & SEED

The work shall include loaming and seeding all areas as directed by the Town.

- 9.1. The area will first be brought up to grade with four (4) inches of high-quality top soil compacted, which shall be a natural fertile soil possessing characteristics of representative soils in the vicinity. It shall be reasonably free of clay, lumps, stones, stumps, roots or similar substance two (2) inches or more in diameter or any object which might be a hindrance to seeding. The Contractor shall submit samples of the soil to the Town upon request before the topsoil is delivered to the job site. Payment for the four (4) inches of topsoil shall be made separately under Bid Item #4, per Cubic Yard of Loam.
- 9.2. Composite commercial fertilizer, bearing the manufacturer's guaranteed statement of analysis, and meeting the following minimum requirements of 10% nitrogen, 10% phosphoric acid, and 10% potash, with at least 50% of the nitrogen being organically carried, shall be spread at the rate of 20 pounds per 1,000 square feet. Agricultural lime shall be spread at the rate of 46 pounds per 1,000 square feet. The fertilizer and agricultural lime shall be applied to the lawn area by mechanical distributor, and thoroughly and evenly incorporated with the soil to a depth of three (3) inches by dicing or other method approved by the Town.

- 9.3. Lawn seed shall be fresh, clean and new crop seed composed of the following varieties mixed in proportion and testing minimum percentages of purity and germination indicated:

Perennial Ryegrass	20 parts
Kentucky Blue	40 parts
Chewing New Zealand Fescue	40 parts

- 9.4. Lawn seed shall be sown at the rate of 6 pounds per 1,000 square feet, and in the best established practice. The entire area will be given a complete cover of salt marsh hay or equivalent, mulched in the best established practice.
- 9.5. All areas and spots that do not show a prompt "catch" shall be re-seeded at intervals of 10 days, which process shall continue until a growth of grass is established over the entire area. The Contractor shall care for all lawn areas by performing any necessary operations of maintenance until the lawn is well established.

10. Quality of Plant Material

All plants shall be first class representatives of their normal species or varieties unless otherwise specified, as "specimen", "extra heavy" etc., according to the particular exception. They shall have average or normal (unless otherwise specified) well-developed branch systems, together with vigorous fibrous root systems. Plants shall be free from disfiguring knots and sun-scalds, abrasions of the bark, or other objectionable disfigurements. Thin, weak plants will not be acceptable. Plants must show appearance of normal health and vigor in strict accordance with these specifications. All stock shall be nursery-grown, or, if collected, be

collected, be developed in a nursery row for row for at least one growing season.

- 10.1. All material is to conform in size and grade according to the 1932 schedule adopted by the American Association of Nurserymen, and as further specified.
- 10.2. No substitutions shall be made without written permission of the landscape engineer in charge of design and then only when sufficient evidence is shown that the tree or plant in question cannot be obtained.
- 10.3. Inspection of plant material may be made at the nursery or collecting field by an authorized representative of the Town whenever such examination is deemed desirable. Final inspection will be made when the material is delivered to the particular project.
- 10.4. All plant material shall comply with the State and Federal Laws with respect to the inspection for plant diseases and infestation. Any inspection certificates required by law to this effect shall accompany each shipment, invoice or order of stock, and on arrival the certificates shall be filed with the Town.
- 10.5. All plant materials shall be dug with reasonable care and skill immediately previous to the shipment. Special precaution shall be taken to avoid any unnecessary injury to, or removal of, fibrous roots. Each species or variety shall be handled and packed in the approved manner for that plant, having regard to the soil and climatic condition at the time and place of digging, the type of transit, and the delivery; and to the time that will be consumed in transit or delivery. All precautions that are customary in good trade practice shall be taken to insure that upon arrival at the destination, the plants are in good condition for successful growth.
- 10.6. All plants which are to be balled and burlapped previous to the shipments are designated (B&B) in the itemized list of plant materials. Balled and burlapped plants shall be lifted so as to retain as many fibrous roots as possible. The burlap shall be accredited Dutch burlap firmly held in place by a wrapping of stout cord or wire. Nails are not to be used for binding the burlap except in the case of broadleaf evergreens or other similar plants. All B&B plants must come from soil which will hold a firm ball.
- 10.7. All balled and burlapped material arriving with broken or loose balls will not be accepted.
- 10.8. All stock furnished must be true to name and legibly tagged with the name and size of the material according to the general nursery standards of practice as recommended by the American Association of Nursery-men as outlined in "Standard Plant Names" which was adopted by the American Joint Committee on Horticultural Nomenclature.
- 10.9. When shipment is made, all plants shall be packed in such a manner as to insure adequate protection against climatic, seasonal, or other injuries during transit. All deciduous trees and shrubs shall be packed in separate bundles and the roots shall be carefully protected with wet

with wet straw, moss or other suitable material which will insure the arrival of plants at the destination with the roots in a most healthy condition. Special attention shall be given for prompt delivery and careful handling in loading at the nursery and unloading at the point of delivery.

- 10.10. Immediately following delivery to the job all plants with exposed roots shall be "healed-in" in moist soil. These plants shall be watered and maintained satisfactorily until the time of planting. The roots of balled or B&B plants shall, if not immediately after delivery, be adequately protected by a covering of topsoil until removed for planting.

11. Preparation of Soil for Planting

Topsoil shall be kept separate from subsoil and before backfilling shall be rendered loose and friable.

- 11.1. Holes for trees and shrubs shall be not less than the minimum size stipulated by the Town. The holes shall be of such a size that there shall be ample space for adequate spread of the root system, with at least (4) inch clearance between the outside of the roots and the edge of the hole. The holes shall be dug at least (6) inches below the bottom of the root system when the same is in a natural position. When the plant is in place in the hole there shall be a back-fill of a good quality loam meeting the highest standards.
- 11.2. All large roots which are bruised or broken shall be pruned with a clean cut at the time of planting.
- 11.3. The depth to which plants shall be set shall be appropriate to the various types of material and the special requirement of each. In general, plants shall stand, after settlement of the backfill, slightly deeper than they stood in the nursery or collecting field.
- 11.4. In planting the back-filling plants with exposed roots, after the soil in the bottom of the hole has been tamped, and the plant placed in the proper position, loose, friable topsoil, shall be worked around the roots and thoroughly compacted at intervals during the process of back-filling. Care shall be taken to avoid bruising or breaking the roots when tamping or firming the soil about them. No sticks, sods, clods or other material which tend to form large air pockets in the soil shall be included in the back-fill.
- 11.5. When planting B&B plants, this type shall be handled and placed in holes in such a manner that the soil of the ball will not be loosed. After the holes have been partly back-filled and the soil thoroughly firmed, the burlap shall be cut away carefully in such a manner that it can be entirely removed or the remaining burlap laid flat in the bottom of the hole so that it will readily decompose. The loam shall be tamped firmly on all sides so as to eliminate air pockets. Planting shall be completed immediately after removing the burlap.
- 11.6. All trees and shrubs shall be planted as warranted by their normal growing condition.

- 11.7. After planting (or as the work progresses) the ground in planted areas shall be smoothed over with rakes and left in a neat and orderly condition. On level ground or relatively slight slopes, a shallow basin as large in diameter as the hole or pit shall be left around each plant. On steep slopes, the soil on the lower side of the plant shall be graded in such a manner that it will catch and hold water.
- 11.8. The pruning of plants shall conform to the best horticultural practice and shall be appropriate to the various types of plants and the special requirements of each. Deciduous shrubs and trees with heavy tops shall have about one-third to one-half of the growth removed. Care shall be taken to preserve the natural character of the plant. Broken or badly bruised branches shall be removed with a clean cut. All cut surfaces over one inch in diameter shall be painted with accredited tree paint.
- 11.9. Surplus material from pit excavations shall be thinly scattered and leveled off with all lumps broken up fine or shall be removed and disposed by the contractor.
- 11.10. If the season is dry, the trees and shrubs shall be thoroughly watered immediately after planting and as many times later as seasonal and climatic conditions require. At times, this may require irrigation bags. Irrigation bags shall be maintained by contractor for the warrantee period.
- 11.11. All trees shall be staked and guyed as directed by the engineer in charge that they may be held firmly in place after planting.
- 11.12. Planting dates shall be regulated with regard to the type of material and seasonal or climatic conditions.
- 11.13. The new Plantings shall be guaranteed for a one year period from final installation. Replacement of planting during the guarantee period shall be done without additional compensation to the Contractor.
- 11.14. New plantings shall be nursery stock, first class, and healthy plants, balled and bagged and transported to the site.

BID FORMS

Landscape Services and Materials

The estimated quantities below are approximate only and used only for the comparison of bids.

<u>ITEM</u>	<u>DESCRIPTION</u>	<u>EST. QTY.</u>	<u>UNIT PRICES</u>	<u>TOTAL</u>
1.	Hydroseed on finished grade, Installed per square yard			
	A. for roadside areas	1000 x	\$ _____ =	\$ _____
	B. athletic field mix	1000 x	\$ _____ =	\$ _____
	C. lawn type mix	1000 x	\$ _____ =	\$ _____
2.	Sodding on finished grade, Installed per square foot.	2000 x	\$ _____ =	\$ _____
3.	4" of Loam, fine graded and ready for sodding, hydroseeding, seeding, or fertilizing, installed per cubic yard	20 x	\$ _____ =	\$ _____
4.	Seeding, fertilizing and liming with salt marsh hay installed per square yard.	1000 x	\$ _____ =	\$ _____
5.	Mulch, 2"-3" deep wood chips, installed per cubic yard.	40 x	\$ _____ =	\$ _____
6.	Weed barrier fabric, installed per square yard.	100 x	\$ _____ =	\$ _____

7. Earth excavation and disposal, per cubic yard. 40 x \$ _____ = \$ _____

8. Irrigation Bags for plantings, Each installed 10 x \$ _____ = \$ _____

\$ _____
Total - Section I

SECTION II

Green Plants and/or Trees furnished and installed

(\$10,000 +/- _____) =
Est. Annual % increase Total _____
\$ Volume from Shemin Nursery
Wholesale Price List

Total - Section II

TOTAL OF SECTIONS I AND II INCLUSIVE OF THIS PROPOSAL, AS COMPUTED BY BIDDER USING THE ESTIMATED QUANTITIES INDICATED ABOVE: _____ \$.

But it is understood that the various unit prices bid will control in any contract which may be awarded arising from this Bid; that the estimate quantities above are approximate only and used only for the comparison of bids; that the products obtained by multiplication of the above unit prices by estimated quantities, and the total thereof, have been inserted only for the convenience of the Bidder and to facilitate consideration of this and other Bids.

INSURANCE EXHIBIT

Minimum Scope and Limits of Insurance For All Contractors

Commercial General Liability:

\$1,000,000 combined single limit per occurrence / \$1,000,000 aggregate for premises/ operations, independent contractors' protective, products/ completed operations, contractual liability, personal injury and broad form property damage (including coverage for explosion, collapse and underground hazards). Contractor shall continue to provide products/ completed operations coverage for two (2) years after Final Completion of the Work.

.2 Automobile Liability & Physical Damage:

\$ 1,000,000 combined single limit per occurrence for any auto, including statutory uninsured/underinsured motorists coverage and \$1,000 medical payments. The policy shall include collision and comprehensive coverage for any auto used for purpose of this contract.

.3 Workers' Compensation:

COVERAGE A/Workers' Compensation: statutory limits as required by the Labor Code of the State of Connecticut or applicable to the Work to be performed with an Experience Modification Rate of 1.0 or less.

COVERAGE B/Employer's Liability: limits of \$1,000,000 each accident, \$1,000,000 disease/policy limit, \$1,000,000 disease/each employee.

If the Contractor decides not to procure workers' compensation in accordance with Connecticut law, the Contractor agrees to comply with the Connecticut Workers' Compensation Act's (Act) requirements for withdrawing from the provisions of the Act, including, but not limited to, filing the appropriate notice of withdrawal with the commissioner. The Contractor is wholly responsible for taking the actions necessary to withdraw from the provisions of the Act. In lieu of procuring workers' compensation insurance and providing the Town with proof thereof, the Contractor agrees to hold the Town of West Hartford, the West Hartford Board of Education, their respective boards and commissions, officers, agents, officials, employees, servants, volunteers, contractors and representatives harmless from any and all suits, claims, and actions arising from personal injuries sustained by the Contractor or Contractor's employees during the course of the performance of this contract, however caused.

INSURANCE EXHIBIT

- .4 **Umbrella Liability:**
\$2,000,000 per occurrence / \$2,000,000 aggregate, following form.
- .5 **Property:**
“All risk” property insurance on a replacement cost basis to cover portions of the Work stored on and off the site, in transit, or interior portion of buildings under construction from rain, sleet or snow, whether or not driven by wind, when the installation of the roof, walls and windows of such building has not been completed. The insurance shall cover the value of personal property belonging to the Contractor located on the Owner's property or worksite, while in use or in storage. The insurance shall include interests of the Owner, Contractor, their Subcontractors and Sub-subcontractors.
- .6 **Contractor's Pollution Coverage:**
\$3,000,000 per occurrence project specific limit / \$3,000,000 aggregate, dedicated to Work performed under this contract only, unless otherwise approved by the Town's Risk Manager. **Policy must specifically include pollution coverage for bodily injury, property damage, cleanup costs, defense costs, contractual liability and completed operations for all Work performed by or on behalf of the Contractor under the contract (including but not limited to asbestos and lead abatement, drum removal and disposal, demolition, excavation, off-site incineration of soils etc.)** Contractor shall continue to provide completed operations coverage for two (2) years after Final Completion of the Work. Exclusions or limitations affecting Work performed must be deleted. Policy form must be “pay on behalf of” rather than “indemnity” and insurance company must have the “right and duty” to defend. Any “insured vs. insured” language must be amended to “named insured vs. named insured” or not apply to “additional insureds”. The policy shall not contain any provision or definition that would serve to eliminate third party action over claims for employees of the Contractor. Policy shall state that insolvency or bankruptcy of the insured or the insured's estate will not relieve the insurance company of its obligations.
- .7 **Hazardous Waste Transporter Coverage:**
Any Contractor transporting hazardous waste shall have automobile liability coverage written for not less than \$1,000,000 per occurrence or as specified in the Motor Carrier Act of 1980, whichever coverage is greater. The pollution exclusion shall be amended to cover loading, unloading and transportation activities including hauling of waste from the project site to the final disposal location, and non-

INSURANCE EXHIBIT

owned disposal site endorsement (claims made) with scheduled landfill or provide evidence of insurance from disposal site operator. **Policy shall be endorsed to include the MCS-90 endorsement and the reimbursement provision of the MCS-90 endorsement will be borne by the Contractor.** The Contractor must submit to the Town a list of transfer and disposal sites to be used, along with all warranties, permits evidencing ability to accept the type of waste being delivered, and limits of financial responsibility, including closure/post closure bonds. Contractor must comply with all applicable D.O.T. and E.P.A. requirements.

- .8 **Pollution Legal Liability:**
\$3,000,000 each loss / \$3,000,000 aggregate. The transporter who consolidates, transfers, stores or disposes of waste at any location, a sudden and non-sudden pollution legal liability policy must be provided for on-site and off-site bodily injury, property damage, cleanup costs, and defense costs for the location accepting the waste.

11.1.5 Additional Insured Endorsement:

All liability policies (with the exception of Workers' Compensation) shall include the Town of West Hartford, the West Hartford Board of Education, and their respective officers, agents, officials, employees, volunteers, boards and commissions as an additional insured with respect to liability arising out of or in connection with the activities performed by or on behalf of the Contractor; products and completed operations of the Contractor; premises owned, leased or used by the Contractor; or automobiles owned, leased, hired or borrowed by the Contractor. The coverage shall contain no special limitations on the scope of protection afforded to the Owner.

11.1.6 Acceptability of Insurers:

Contractor's policies shall be written by insurance companies licensed to do business in the State of Connecticut, with a Best's rating of no less than A: VII, or otherwise deemed acceptable by the Town's Risk Manager.

11.1.7 Subcontractors:

Contractor shall include all subcontractors as insureds under its policies or shall furnish separate certificates and endorsements for each subcontractor. All coverage for Subcontractors shall be subject to all of the requirements stated herein.

INSURANCE EXHIBIT

11.1.8 Waiver of Subrogation:

Contractor shall provide that all insurance policies include a waiver of subrogation clause that states that it is agreed that in no event shall the insurance company have any right of recovery against the Owner. When the Contractor is self-insured, it is agreed that in no event shall the Contractor have any right of recovery against the Owner.

11.1.9 Claims-Made Form:

If the insurance coverage is underwritten on a claims-made basis, the retroactive date shall be prior to or coincident with the date of the contract. The certificate of insurance shall state the retroactive date and that the coverage is claims-made. The Contractor shall maintain coverage for the duration of the contract and for the two (2) years following the completion of the contract. Evidence of such coverage shall be provided to the Owner thirty (30) days prior to each policy's expiration.

11.1.10 Aggregate Limits:

If a general aggregate is used, the general aggregate limit shall apply separately to the project. All aggregate limits must be declared to the Owner. It is agreed that the Contractor shall notify the Owner with reasonable promptness with information concerning the erosion of limits due to claims paid under the general aggregate during the contract term. If the aggregate limit is eroded for the full limit, the Contractor agrees to reinstate or purchase additional limits to meet the minimum limit requirements stated herein. The Contractor shall pay the premium.

11.1.11 Deductibles and Self-Insured Retentions:

Contractor must declare any deductibles or self-insured retentions to the Owner. All deductibles or self-insured retentions are the sole responsibility of the Contractor to pay and/or to indemnify.

11.1.12 Notice of Cancellation or Non-renewal:

For other than non-payment of premium, each insurance policy required by this exhibit shall be endorsed to state that coverage shall not be suspended, voided, canceled, or reduced in coverage or in limits except after thirty (30) days prior written notice has been given to the Owner. Ten (10) days prior written notice shall be given for non-payment of premium.

11.1.13 Other Insurance Provisions:

INSURANCE EXHIBIT

All liability policies required herein shall contain, or be endorsed to contain, the following provisions:

- .1 The Contractor's insurance shall be primary with respect to the Owner. Any insurance or self-insurance maintained by the Owner shall be excess and non-contributory to the Contractor's insurance.
- .2 The Contractor's insurance shall apply separately to each insured against whom a claim is made or suit is brought.
- .3 Any failure to comply with the claim reporting provisions of the policy shall not affect coverage provided to the Owner.

11.1.14 Verification of Coverage:

- .1 Contractors shall furnish to the Owner prior to the commencement of the Work certificates of insurance and copies of all endorsements for the insurance required by Subparagraph 11.1.1 and Subparagraph 11.1.4. The certificates and endorsements for each insurance policy are to be signed by a person authorized by the insurer to bind coverage on its behalf. Renewal of expiring certificates shall be filed thirty (30) days prior to expiration. If any insurance coverage is required to remain in force after final payment, an additional certificate evidencing continuation of such coverage shall be submitted with the final Application for Payment as required by Subparagraph 9.10.2. The Owner reserves the rights to require complete, certified copies of all required policies, at any time.
- .2 One (1) copy of the certificate of insurance and one (1) copy of all endorsements shall be mailed to the Purchasing Division, and one (1) copy to the Risk Management Division, Town of West Hartford, 50 South Main Street, West Hartford, Connecticut 06107.

11.1.15 Failure to Purchase or Maintain Insurance:

- .1 If the Contractor fails to purchase or maintain the required insurance specified by Article 11, the failure shall be treated as a default in Work. The Owner may (but shall not be obligated to) purchase such insurance on the Contractor's behalf and shall be entitled to be repaid for any premiums paid therefore by the Contractor in the manner set forth in Paragraph 2.4.
- .2 If the Owner or the Contractor is damaged by failure of the Contractor to purchase or maintain insurance required under Article 11, the Contractor shall bear all reasonable costs including, but not

INSURANCE EXHIBIT

limited to, attorney's fees and costs of litigation, properly attributable thereto.

11.1.16 Additional Insurance:

If requested by the Owner after the date of the Owner-Contractor Agreement, the Contractor shall promptly procure, at the Owner's expense, insurance coverage in such amounts as the Owner may request coverage not listed in Subparagraph 11.1.4.

11.2 Owner's Insurance

11.2.1 The Owner shall be responsible for purchasing and maintaining his own liability insurance and, at his option, may purchase and maintain such insurance as will protect him against claims that may arise from operations under the contract.

11.2.2 The Owner shall be responsible for purchasing and maintaining Builder's risk "all risk" property insurance upon the Work installed at the site to the full insurable value, including boiler and machinery with the exception of the interior portion of the buildings under construction from rain, sleet or snow, whether or not driven by wind, when the installation of the roof, walls and windows of such buildings has not been completed. Any loss insured is to be adjusted and settled with the Owner and made payable to the Owner.

11.2.3 The Owner does not agree to waive any rights of subrogation, nor any rights of action against the Contractor, in connection with or arising out of any claims or damages which may arise from the operations under the contract.

11.4.3 Add new paragraph as follows:

The Contractor shall increase the principal amount of the performance and labor and materials payments bond(s) in direct proportion to any increase in the value of the Contract resulting from such change orders.

INSTRUCTIONS TO BIDDERS

ANTI DISCRIMINATION

The Contractor agrees and warrants that in the performance of this Contract it will not discriminate or permit discrimination against any person or group of persons on the grounds of sex, race, color, religion, age, marital status, ancestry, national origin, past history of mental disorder, mental retardation or physical disability or other basis in any manner prohibited by the laws of the United States, the State of Connecticut, or the Town of West Hartford.

APPLICABLE LAW

The Contract pursuant to this solicitation shall be governed by, and the Town and Contractor shall have all remedies afforded each by the Uniform Commercial Code, as adopted in the State of Connecticut, except as otherwise provided in such Contract or in laws pertaining specifically to the Town.

This Contract shall be governed by the laws of the State of Connecticut, and suits pertaining to this contract shall be brought only in federal or state courts in the state of Connecticut.

ASSIGNMENT - DELEGATION

No right or interest in the contract shall be assigned by the Contractor without prior written permission of the Town, and no delegation of any duty of Contractor shall be made without prior written permission of the Town's Purchasing Agent. The Town shall not unreasonably withhold approval and shall notify the Contractor of the Town's position within a reasonable period of time.

AWARD OF CONTRACT

Award will be made to the lowest responsible qualified bidder.

A Bidder, if requested, must be prepared to present evidence of experience, ability, service facilities and financial standing necessary to meet satisfactorily the requirements set forth or implied in the bid.

The Purchasing Agent reserves the right to reject the bid of any bidder in default of any prior contract or guilty of misrepresentation, or of any company having as its sales agent or representative, or member of the firm, any individual in default or guilty of misrepresentation.

Each bid will be received, with the understanding that the acceptance in writing by the Purchasing Agent of the offer to furnish any or all of the commodities described therein, shall constitute a contract between the Bidder and the Town, which shall bind the Bidder on his part to furnish and deliver the commodities at the prices given and in accordance with conditions of said accepted bid and specifications.

No alterations or variations of the terms of the contract shall be valid or binding upon the Town unless made in writing and signed by the Purchasing Agent. The placing, in the mail to the address given in the bid or delivery of a notice of award to a bidder will constitute notice of acceptance of an offer.

When so requested by the Purchasing Agent, the Contractor shall execute a formal contract with the Town for the complete performance specified therein. The contract may be terminated or annulled by the Purchasing Agent upon nonperformance of contract terms or failure of the Contractor to furnish performance surety and/or insurance certificates within ten (10) days from date of request. Any unfulfilled deliveries against such contract may be purchased from other sources at the Contractor's expense.

Failure of a Contractor to deliver within the time specified or within reasonable time as interpreted by the Purchasing Agent or failure to make replacements of rejected commodities when so requested, immediately or as directed by the Purchasing Agent, will constitute authority for the Purchasing Agent to purchase in the open market, the commodities to replace the commodities rejected or not delivered. The Purchasing Agent reserves the right to authorize immediate purchase in the open market against rejections on any contract when necessary. On all such purchases, the Contractor agrees promptly to reimburse the Town for excess costs occasioned by such purchases. Such purchases will be deducted from the contract quantities. However, should public necessity demand it, the Town reserves the right to use or consume commodities delivered which are substandard in quality, subject to an adjustment in price to be determined by the Purchasing Agent.

BEST CUSTOMER PREFERENTIAL PRICING

The contractor shall reduce the contract price of any good or service for which a contract award is executed to an amount equal to or lower than any pricing offered to any other commercial customer or the general public. This reduction in price shall be applied when the goods or services are identical to those contracted for and quantities requested meet any minimum quantity requirements for such pricing.

CERTIFICATION

By signature of the offeror, the offeror certifies:

The submission of the offer did not involve collusion or other anti-competitive practices.

The offeror had not given, offered to give, not intends to give at any time hereafter, any economic opportunity, future employment, gift, loan, gratuity, special discount, trip, favor, or service to a public servant in connection with the submitted offer. Failure to provide a valid signature affirming the stipulations required by this clause shall result in the rejection of the offer. Signing the offer with a false statement shall void the offer, any resulting Contract and may be subjected to legal remedies by law.

The offeror submitting the offer hereby certifies that the individual signing the offer and/or Contract is an authorized agent for the offeror and has the authority to bind the offeror to the contract.

CLAYTON ACT ASSIGNMENT OF RIGHTS

The Contractor and/or Subcontractor offers and agrees to assign to the Town of West Hartford and/or the West Hartford Board of Education all rights, titles and interest in all causes of action it may have under Section 4 of the Clayton Act, 15 U.S.C. Section 15, or under Connecticut General Statutes 35-24 et. seq., as amended, arising out of the purchase of services, property, or intangibles of any kind pursuant to the Agreement, or Subcontracts thereunder. This assignment shall be made and become effective at the time the Town/Board awards or accepts such Agreement, without further acknowledgment by the parties. In the alternative, at the option of the Town, the Contractor and/or Subcontractor agrees to pay to the Town its proportionate share of recoveries for anti-trust violations which relate to purchases pursuant to this Contract, or Subcontracts hereunder. The Contractor and/or Subcontractor agrees promptly to notify the Purchasing Agent of the Town of West Hartford of suspected anti-trust violations and claims.

COMPLIANCE WITH LAW

Contractor agrees to comply with all laws, statutes, ordinances, rules, regulations, or enactments of any governmental authority.

CONTRACT

The contract pursuant to this solicitation shall be based upon the request for bid issued by the Town and the offer submitted by the Contractor in response to the request for bid. The offer shall substantially conform to the terms, conditions, specifications and other requirements set forth within the text of the request for bid. The Town reserves the right to clarify any contractual terms with the concurrence of the Contractor. However, any substantial non-conformity in the offer, as determined by the Town Purchasing Agent, shall be deemed nonresponsive and the offer rejected. Such contract shall contain the entire agreement between the Town and the Contractor relating to this requirement and shall prevail over any and all previous Agreements, contract, proposals, negotiations, purchase orders or master Agreements in any form.

CONTRACT AMENDMENTS

The contract pursuant to this solicitation shall be modified only by a written contract amendment signed by the Town Purchasing Agent and persons duly authorized to enter into contracts on behalf of the Contractor.

COST OF BID PREPARATION

The Town shall not reimburse the bidder for the cost of developing, presenting or providing any response to this solicitation. Offers submitted for consideration should be prepared simply and economically, providing adequate information in a straightforward and concise manner.

DELIVERY

All prices bid must be on the basis of F.O.B. destination, inside delivery, unloaded and assembled unless otherwise indicated in the bidding documents.

The contractor shall be responsible for all freight cost.

It shall be understood and agreed that any and all commodities furnished shall comply fully with all applicable O.S.H.A., Federal and State laws and regulations.

Any equipment delivered must be standard new equipment, latest model, except as otherwise specifically stated in bidding documents. Where any part or nominal appurtenances of equipment are not described, it shall be understood that all the equipment and appurtenances which are usually provided in the manufacturer's stock model shall be furnished.

Delivery must be made as ordered and in accordance with the bidding documents. The decision of the Purchasing Agent as to reasonable compliance with delivery terms shall be final. Burden of proof of delay in receipt of order shall rest with the Contractor.

Commodities shall be securely and properly packed for shipment according to accepted standard commercial practice, without extra charge for packing cases, balling or sacks, the containers to remain the property of the Town unless otherwise stated in the bidding documents.

ERRORS

The Town shall not be held responsible for any misspellings, typographical errors, omissions, or conflicting information within the bid documents. If the bidder finds any within the bid documents, the bidder should contact the Purchasing Agent to request clarification.

GRATUITIES

The Town may, by written notice to the Contractor, cancel the contract if it is found that gratuities, in the form of entertainment, gifts or otherwise, were offered or given by the Contractor or any agent or representative of the Contractor, to any officer or employee of the Town amending, or the making of any determinations with respect to the performing of such contract. In the event this contract is canceled by the Town pursuant to this provision, the Town shall be entitled, in addition to any other rights and remedies, to recover or withhold from the Contractor the amount of the gratuity.

INDEMNIFICATION

The Bidder is aware of and agrees that, if awarded an Agreement, he is bound by the following indemnification language:

To the fullest extent permitted by law, the Contractor shall release, defend, indemnify, and hold harmless the Town of West Hartford and the West Hartford Board of Education, their respective boards, commissions, officers, officials, employees, agents, representatives, and servants from any and all suits, claims, losses, damages, costs (including without limitation reasonable attorneys' fees), compensation, penalties, fines, liabilities or judgments or any name or nature for:

Bodily injury, sickness, disease, or death; and/or

Damage to or destruction of property, real or personal; and/or

Financial losses (including, without limitation, those caused by loss of use)

sustained by any person or concern, including officers, employees, agents, Subcontractors or servants of the Town, the Board of Education, or the Contractor, or by the public, which is cause or alleged to have been caused in whole or in part by the negligent act(s) or omission(s) of the Contractor, its officers, employees, agents, or Subcontractors, in the performance of this Agreement or from the inaccuracy of any representation or warranty of the Contractor contained in the Contract Documents. This indemnity shall not be affected by other portions of the Agreement relating to insurance requirements.

- To the fullest extent permitted by law, the Contractor agrees to release, defend, indemnify, and hold harmless the West Hartford Board of Education and the Town of West Hartford, their respective boards and commissions, officials, officers, employees, agents, representatives, and servants from any loss, claim, cost penalty, fine or damage that may arise out of the failure of the Contractor, its officers, agents, employees or Subcontractors to comply with any laws or regulations of the United States of America, the State of Connecticut, the Town of West Hartford, or their respective agencies. This undertaking shall not be affected by other portions of the Agreement relating to insurance requirements.

INTERPRETATION OF BIDS

Qualified bids are subject to rejection in whole or in part. A qualified bid is defined as one limiting or modifying any of the terms and conditions and/or specifications of the invitation to bid.

Bidders are cautioned to initial erasures, alterations or corrections. Failure to do so may result in rejection of bids.

Unless limited by the term "no substitute", the use of the name of a manufacturer or of any particular make, model, or brand in describing an item, does not restrict bidders to that manufacturer or specific article, this means being used simply to indicate the character or quality of the article so described; but the article offered must be of such character and quality that it will serve the purpose for which it is to be used, equally as well as that specified, and shall be deemed by the Town to be so warranted by the bidder. Bids on comparable items must clearly state the exact article being offered, and bidder

shall furnish such other information concerning the article being offered as necessary to evaluate its acceptability for the purpose intended. If the bidder does not indicate that the article he offers is other than as specified, it will be understood that the bidder is offering the article exactly as specified.

The Purchasing Agent reserves the right to reject any or all bids, or the bid for any one or more commodities or contracted services included in any or all bids, to waive any informality in bids and unless otherwise specified, to buy any part or the whole from one or more bidders when it is to the Town's best interest to do so.

INTERPRETATION - PAROL EVIDENCE

The contract pursuant to this solicitation is intended by the parties as a final expression of their agreement and is intended also as a complete and exclusive statement of the terms of such Contract. No course of prior dealings between the parties including any oral or written representations from Town departments other than the Department of Finance's Division of Purchasing Services, and no usage of the trade, shall be relevant to supplement or explain any term used in the contract. Acceptance or acquiescence in a course of performance rendered under the contract shall not be relevant to determine the meaning of the contract even though the accepting or acquiescing party had knowledge of the nature of this performance and opportunity to object.

LAW OF WAIVER

Any breach of contract which the Town does not object to shall not operate as a waiver of the Town to seek remedies available to it for any subsequent breach.

LICENSES

Contractor shall maintain in current status all federal, state and local licenses and permits required for the operation of the business conducted by the Contractor as applicable to this contract.

PUBLIC RECORD

All proposals submitted in response to this request shall become the property of the Town and shall become a matter of public record available for review subsequent to the award notification.

PROPERTY TAX ASSESSMENT

All owners of real estate, or of tangible personal property located in any town for three months or more during the assessment year immediately preceding any assessment day, who are nonresidents of such town, shall file lists of such real estate and personal property with the assessors of the town in which the same is located on such assessment day, if located in such town for three months or more in such year, otherwise, in the town in which such property is located for the three months or more in such year nearest to such assessment day, under the same provisions as apply to residents, and such personal property shall not be liable to taxation in any other town in this state. The list of each nonresident taxpayer shall contain his post-office and street address. The assessors shall mail to each nonresident, or to his attorney or agent having custody of his taxable property, at least fifteen days before the expiration of the time for filing lists, blank forms for filing lists of such property. The lists of taxable property of nonresidents shall be arranged in alphabetical order and separate from the lists of residents, provided no such separation shall be necessary in any town the board of assessors of which, upon the request of its property tax collector, has made rules and regulations approved by the secretary of the office of policy and management setting up an alternative method of arrangement.

PROVISIONS REQUIRED BY LAW

Each and every provision of law and any clause required by law to be in the contract shall be read and enforced as though it were included herein, and if through mistake or otherwise any such provision is not inserted, or is not correctly inserted, then upon the application of either party the contract shall forthwith be physically amended to make such insertion or correction.

RELATIONSHIP OF PARTIES

It is clearly understood that each party shall act in its own individual capacity and not as an agent, employee, partner, joint venturer, or associate of the other. An employee or agent of one party shall not be deemed or construed to be the employee or agent of the other party for any purpose whatsoever. The Contractor is advised that taxes or social security payments shall not be withheld from a Town payment issued hereunder and that Contractor should make arrangements to directly pay such expenses, if any. The Contractor understands that it is not entitled to compensation in the form of salaries, or to paid vacation or sick days by the Town. The Contractor further understands that the Town shall not provide any insurance coverage to the Contractor, including workmen's compensation coverage.

RIGHTS AND REMEDIES

No provision in these solicitation documents or in the offeror's bid shall be construed, expressly or by implication as a waiver by either party of any existing or future right and/or remedy available by law in the event of any claim of default or breach of contract. The failure of either party to insist upon the strict performance of any term or condition of the contract or to exercise or delay the exercise of any right or remedy provided in the contract, or by law, or the acceptance of materials or services, obligations imposed by this contract or by law, and shall not be deemed a waiver of any right of either party to insist upon the strict performance of the contract.

SEVERABILITY

The provisions of this contract are severable to the extent that any provision or application held to be invalid shall not affect any other provision or application of the contract which may remain in effect without the invalid provision or application.

SUBCONTRACTS

No subcontract shall be entered into by the Contractor with any other party to furnish any of the material/service specified herein without the advance written approval of the Town's Purchasing Agent. All subcontracts shall comply with federal and state laws and regulations which are applicable to the services covered by the subcontract and shall include all the terms and conditions set forth herein which shall apply with equal force to the subcontract, as if the subcontractor were the Contractor referred to herein. The Contractor is responsible for contract performance whether or not subcontractors are used. The Town shall not unreasonably withhold approval and shall notify the Contractor of the Town's position within a reasonable period of time.

SUBMISSION OF BIDS

Signed bid offers, on this form, must be returned in sealed envelopes addressed to Department of Finance, Division of Purchasing Services, Town Hall, 50 South Main St., West Hartford, CT 06107 and the envelope must bear the notation that it is a sealed bid, the Bid Number and the vendor's name and address.

Bidders are cautioned to examine the specifications, drawings, samples, etc. pertaining to the bid.

Failure on the part of the bidder to examine all pertinent documents samples, or job areas shall not entitle him to any relief from the conditions imposed in the proposal, the specifications and the contract. Unsigned bids or bids without an original signature will not be accepted.

When a bidder desires an interpretation or clarification of any ambiguity in the bidding documents, he must contact the Purchasing Agent prior to bid opening. The Purchasing Agent's interpretation shall be final and will be made known to all bidders concerned.

The bidder shall insert the price per stated unit and the extensions against each item which he proposed to provide. In the event of a discrepancy between the unit price and the extension, the unit price will govern. (If discounts are shown and there is an error in the extension of the total, the discount offered will govern.) If the price bid per unit is based on any unit other than that stated, the bidder shall state the unit on which the unit price is based.

A bid will not be accepted if it, or the Bid Surety if required, is received at the Purchasing Division Office after the stated time of opening as shown on the bid form. This applies to bids sent by mail as well as those hand delivered. Unsigned bids shall be rejected.

Contractors must furnish Bid Surety, Labor & Materials and Performance Bonds when required. Certificates of insurance may be required and must be furnished by the Contractor prior to any work being performed.

Purchases made by the Town are exempt from Fair Trade Laws as well as the payment of any sales, excise or Federal transportation taxes. Such taxes must not be included in bid prices. Tax exemption certificates, for merchandise accepted by the Town, will be completed at the request of the Contractor furnishing the goods or services.

When samples are requested they shall be delivered by the bidder properly identified at the time of the bid opening unless the bidding documents indicates a different time. Samples shall be submitted free of charge. Samples will be removed by the bidder at his expense. The Town will not be responsible for any samples which are destroyed or mutilated in examination. If samples are not removed within thirty (30) days after written notice to the Vendor, they shall be considered as abandoned and the Town shall have the right to dispose of them as its own property. The Purchasing Agent may, at his discretion, hold the sample or samples of the successful bidder or bidders, for comparison with articles delivered on the Purchase Order, or orders issued subsequent to the award.

SUBMISSION OF INVOICES

The following provisions regarding submission of invoices are an integral part of these bidding documents, and as such, will create a contractual obligation on the part of the awarded vendor. Failure to comply with these contractual requirements may result in a breach of contract:

All invoices submitted to the Town of West Hartford for goods or services shall contain the following minimum information:

- Town Order Number
- Complete description of goods or services rendered.
- Agency and name of individual requesting goods or rendering of services.
- Date of delivery of goods or rendering of services.
- Complete price information including gross amount, discount if applicable, net amount and itemization of labor charges if applicable.
- Additional information as may be required by contract.

All invoices must be forwarded to the Town department to whom goods or services were rendered.

TOXIC SUBSTANCES

In accordance with section 31-40 of the General statutes of Connecticut any person who supplies any toxic substance as defined in 31-40 shall provide the following information:

- 1) The generic or basic chemical name of the toxic substance;
- 2) the level at which exposure to the substance is determined to be hazardous. If known;
- 3) the acute and chronic effects of exposure of hazardous levels;
- 4) the symptoms of such effects;
- 5) appropriate emergency treatment;
- 6) proper conditions for safe use and exposure to such toxic substance;
- 7) procedures for cleanup of leaks and spills of such toxic substance; and
- 8) a label on each container of any such substance which states, in a clearly legible and conspicuous form, that a toxic substance is contained therein.

This information shall be disclosed at the time of the bid opening and chemical data sheets will also be required if the products meet the toxic substance criteria.

VENDOR WARRANTY

Vendor hereby agrees to:

- a. Perform contract in accordance with the specifications and bid under which the contract was awarded.
- b. Warranty the products or services against defective material or workmanship and to repair or replace any damage or marring of products occasioned in transit.
- c. Furnish adequate protection from damage for all work and to repair damages of any kind, for which he or his workmen are responsible, to the premises or equipment, to his own work or to the work of other contractors.
- d. Indemnify and hold harmless the Town, its agencies, agents, offices, servants or employees from any action, law suit or judgment arising out of defects in its products, materials or workmanship, negligence in its activities or breach of its agreement with the Town, including the cost of defense and counsel fees.

Articles which in any respect fail to conform with the specifications upon which the award is made will be rejected and held subject to the Bidder's disposition and expense.

WEST HARTFORD TOWN HALL DIRECTIONS
Purchasing, 2nd FL
Room 223

FROM THE WATERBURY AREA

1. Exit 43 (Park Road)
2. Take a left on to Park Road
3. Take a right at the traffic light (Raymond Road)
4. Go straight through traffic light (Boulevard)

The Town Hall parking lot is on your left

FROM THE BOSTON AREA

1. Exit 43 (Park Road)
5. Take a left on to Park Road
6. Take a right at the traffic light (Raymond Road)
7. Go straight through traffic light (Boulevard)

The Town Hall parking lot is on your left