CITY OF MOBILE

BID SHEET

Mailing Address:P. O. Box 1948
Mobile, Alabama 36633 (251) 208-7434

mns

Buyer:

003

Typed by:

Purchasing Department and Package Delivery: Government Plaza 4th Floor, Room S-408 205 Government St Mobile, Alabama 36644

	This is Not an Order																							
e:		(*)	œ	•	(*)	•	*	×	ø	×	×	×	2	٠	٠	٠	٠	÷	ŧ:	•	•	(*)	(4)	

READ TERMS AND CONDITIONS ON REVERSE SIDE OF THIS PAGE BEFORE BIDDING

	Ple	ease quote the lov	west price at which you	u will furnish	the articles	slisted	d below			
DATE	12/10/2019	BID NO. 5364	DEPARTMENT Police		Commodities 455		delivered F.O ouis Street			
This bid	d must be rece	ived and stamped	d by the Purchasing o	ffice not late	r than:	00 A.N	1., Monday	, Dece	mber 23, 2	2019
	ARTICLE		orm ONLY. Make no changes		ttach		UNIT PR	ICE	EXTENS	ION
QUANTITY	ARTICLE	any additiona	al information required to this	s form.		UNIT	Dollars	Cents	Dollars	Cents
		SURVEILLA	ANCE EQUIPME	NT						
	Equipmen discontinue	t. No Substitutio	bids on the following son unless the model state turer. These items mu	ted has been		T.				
	Exact quan	tities to be purcha	ased cannot be determine	ned at this tir	ne.					
	This bid wi	ill be awarded on	an ITEM basis.							
	Axis Q600	0E MK II Netwo	rk Surveillance Cam	era 60Hz.						
		P	rice: \$	ea.						
	Axis Q605	5E PTZ Dome N	etwork Surveillance (Camera 60H	ĺz.					
		P	rice: \$	ea.						
	Axis Q612	8E PTZ Dome N	etwork Surveillance (Camera 60H	Iz.					
		P	rice: \$	ea.						
	Axis T99,11	L61 Camera Mo	unting Kit.							
		P	rice: \$	ea.						
		2					TOTA	L		
	ONE SIGNED CO SED ENVELOPE	OPY OF THIS BID	Sta	te delivery t			-		•	Ο.
Ve will allow	a discount	% 20 days from	m date of receipt of goods	Typed Signa						
ind correct ir	nvoice of completed	order.		Ву						

- 1. All quotations must be signed with the firm name and by an authorized officer or employee.
- 2. Verify your bid before submission as it cannot be withdrawn or corrected after being opened. In case of error in extension of prices, the unit price will govern.
- 3. If you do not bid, return this sheet and state reason. Otherwise, your name may be removed from our mailing list.
- 4. The right is reserved to reject any, or all quotations, or any portions thereof, and to waive technicalities if deemed to be in the interest of the City of Mobile.
- 5, This bid shall not be reassignable except by written approval of the Purchasing Agent of the City of Mobile.
- 6. State brand and model number of each item. All items bid must be new and latest model unless otherwise specified.
- 7. If bid results are desired, enclose a self-addressed and stamped envelope with your bid. (All or None bids only)
- 8. Do not include Federal Excise Tax as exemption certificate will be issued in lieu of same. The City is exempt from the Alabama and City sales taxes.
- 9. PRICES ARE TO BE FIRM AND F.O.B. DESTINATION UNLESS OTHERWISE REQUESTED.
- 10. BID WILL BE AWARDED ON ALL OR NONE BASIS UNLESS OTHERWISE STATED.
- 11. Bids received after specified time will be returned un-opened.
- 12. Failure to observe stated instructions and conditions will constitute grounds for rejection of your bid.
- 13. Furnish literature, specifications, drawings, photographs, etc., as applicable with the items bid.
- Vendor May be required to obtain City of Mobile Business License as applicable to City of Mobile Municipal Code Section 34-50. For Business License inquiry contact the Revenue Department at (251) 208-7461 or cityofmobile.org/taxes.php.
- 15. If a bid bond is required in the published specifications, see below: Each Bid Shall be Accompanied By A Cashier's Check, Certified Check, Bank Draft Or Bid Bond For the Sum Of Five (5) Percent Of The Amount Bid, Made Payable To The City Of Mobile And Certified By A Reputable Banking Institution. All Checks Shall Be Returned Promptly, Except The Check Of The Successful Bidder, Which Shall Be Returned After Fulfilling The Bid.
- 16. Contracts in excess of \$50,000 require that the successful bidder make every possible effort to have at least fifteen (15) percent of the total value of the contract performed by socially and economically disadvantaged individuals.
- 17. All bids/bid envelopes must have the bid number noted on the front. Bids that arrive unmarked and are opened in error shall be returned to vendor as an unacceptable bid.
- 18. If successful vendor's principal place of business is out-of-state, vendor may be required to have a Certificate of Authority to do business in the State of Alabama from the Alabama Secretary of State prior to issuance of a Purchase Order. Vendors are solely responsible for consulting with the Secretary of State to determine whether a Certificate is required. See www.sos.alabama.gov/BusinessServices/ForeignCorps.aspx. Please note that the time between application for and issuance of a Certificate of Authority may be several weeks.
- 19. Vendors do not need a City of Mobile Business License or Certificate of Authority from the Alabama Secretary of State to submit a bid, but will need to obtain the Business License and Certificate of Authority, if applicable, prior to issuance of a Purchase Order.

Page	of	

QUANTITY	Bid on this form ONLY. Make no changes on this form. Additional in		UNITPE	RICE	EXTENS	SION
	ARTICLES formation to be submitted on separate sheet and attached hereto.	UNIT	Dollars	Cents	Dollars	Cents
	Page 2 of 11					
	Axis T8124E Outdoor Midspan PoE Injector 60 Watt.					
	Price: \$ea.					
	Pelco Optera IMM Series IMM 120271EP Panoramic Camera.					
	D • 0					
	Price: \$ ea.					
	Pelco WMVESR Camera Dome Mounting Bracket.					
	Price: \$ ea.					
	D. I. D. 101 Comm. Mounting Adoptor					
	Pelco PA101 Camera Mounting Adapter.					
	Price: \$ea.					
	Pelco Spectra Enhanced S6230 EGL1 Network Surveillance					
	Camera.					
	Price: \$ ea.					
	σα.					
	Pelco IWM Series IWM GY Camera Mounting Bracket.					
	Price: \$ ea.					
	Pelco PA402 Camera Housing Mounting Adapter.					
	Televi i i i va cumeru i i vasing i i vanismig i i va positi					
	Price: \$ ea.					
	The cover with D. C. Fill (002, 2.5°). Bend Adendary					
	Pelco 90Watt High Power Over Ethernet 802 - 3 Single Port Adapter.					
	Price: \$ ea.					
		1		1		
	Pelco WCS Series WCS1-4 Power Supply 100VA.					
	D : 0					
	Price: \$ ea.					
			ТО	TAL		
DETUDA	LONE CIONED CORV. OF THE CALCULATION		-			1

RETURN ONE SIGNED COPY OF THIS QUOTATION IN ENCLOSED ENVELOPE

READ ABOVE INSTRUCTIONS BEFORE QUOTING

Firm Name	 _	 	

D		
Page	 ot_	

Bid on this form ONLY, Make no changes on this form. Additional in-		UNIT PR	ICE	EVEENO	
OUANTITY ARTICLES formation to be submitted on separate sheet and attached hereto.	UNIT	Dollars	Cents	EXTENS Dollars	Cents
Page 3 of 11					
Axis Q1700LE License Plate Camera (Network), Axis #01782-001.					
Price: \$ea.					
Axis T91B47 100-410mm Camera Mounting Kit, Axis #01164-001.					
Price: \$ ea.					
BARCO CSE 200 ClickShare Wireless Presentation System including 2 buttons, #R9861520NA.					
Price: \$ea.					
BARCO ClickShare Tray with 2 Buttons included, #R9861500P01.					
Price: \$ea.					
BE SURE THAT YOU SIGN THIS BID FORM.					
PRICES ARE TO INCLUDE ALL DISCOUNTS AND ARE TO BE THE DELIVERED PRICE TO THE CITY OF MOBILE.					
Prices must be held firm for a one (1) year period.					
At the option of the City of Mobile and the successful vendor(s) the award may be extended for 2 additional one (1) year periods.					
Delivery is required within 30 days after receipt of order.					
Vendor must be a Pelco Authorized Dealer for Pelco Items.					
Items must have the full Manufacturer's Warranty.					
		TO	TAL	****	

RETURN ONE SIGNED COPY OF THIS QUOTATION IN ENCLOSED ENVELOPE

READ ABOVE INSTRUCTIONS BEFORE QUOTING

Firm Name

Ву

Page_____ of____

QUANTITY	Bid on this form ONLY. Make no changes on this form. Additional in-	T	UNIT PE	RICE	EXTENS	SION
COANTITY	ARTICLES formation to be submitted on separate sheet and attached hereto.	UNIT	Dollars	Cents	Dollars	Cents
	Page 4 of 11					
	All vendors will be required to provide verification of enrollment in the E-Verify program. Additional information may be found at http://immigration.alabama.gov/					
	If the successful vendor's principal place of business is out-of-state, vendor may be required to have a Certificate of Authority to do business in the State of Alabama from the Secretary of State prior to issuance of a Purchase Order.					
	Vendors are solely responsible for consulting with the Secretary of State to determine whether a Certificate is required. See: www.sos.alabama.gov/BusinessServices/ForeignCorps.aspx . Please note that the time between application for the issuance of a Certificate of Authority may be several weeks.					
	Upon notification, vendor will have 10 business days to provide the Certificate of Authority and the E-Verify numbers to the Purchasing Department before award can be completed. (Vendors will possibly need to pay the expedite fee to meet this requirement because application is not sufficient. We must have a copy of the certificate with your Company ID number).					
	Vendors do not need a City of Mobile Business License or Certificate of Authority from the Alabama Secretary of State, nor the E-Verify for certification to submit a bid, but will need to obtain the Business License and Certificate of Authority verification and/or provide the E-Verify Certification, if applicable, prior to issuance of a Purchase Order.					
	State of Alabama Local Vendor Preference Law 41-16-50 (a) and (d) will apply to this purchase.					
	Bid Bond is not required.					
	The City of Mobile does NOT purchase GRAY MARKET goods.					
	For Additional Information Contact: Anne Foley (251) 208-5850 purchasing@cityof mobile.org					
		L	TO	TAL		
DETUDN	ONE CIONED CODY OF THE CHARLES					

RETURN ONE SIGNED COPY OF THIS QUOTATION IN ENCLOSED ENVELOPE

READ ABOVE INSTRUCTIONS BEFORE QUOTING

F	irm Name						
_							

BID CONTINUATION SHEET Page___ __ of_ Bid on this form ONLY. Make no changes on this form. Additional in-UNIT PRICE **EXTENSION** QUANTITY **ARTICLES** UNIT formation to be submitted on separate sheet and attached hereto. Dollars Dollars Cents Page 5 of 11 Additional Terms Relating to Purchases with Federal Grant Awards 1. FEDERAL GRANT FUNDING. This procurement may be funded in whole or part with federal grant funds. 2. LOCAL VENDOR PREFERENCE. No local vendor preference will be considered or granted in evaluating bids which are funded in whole or part by federal grant awards. 3. NON-DEBARMENT CERTIFICATION. Bidder certifies that the bidder and/or any of its subcontractors or principals have not been debarred, suspended, or declared ineligible by any agency of the Federal government or as defined in the Federal Acquisition Regulation (FAR) 48 C.F.R. Ch.1 Subpart 9.4. 4. REMEDY FOR NON-PERFORMANCE/ TERMINATION OF CONTRACT (a) Immediate Termination - This bid award is subject to the appropriation and availability of City funding, will terminate immediately and absolutely if the City determines that adequate funds are not appropriated or granted or funds are de-appropriated such that the City cannot fulfill its obligations under the bid, which determination is at the City's sole discretion and shall be conclusive. Further, the City may terminate the bid award for any one or more of the following reasons effective immediately without advance notice: (i) in the event the bidder or bid awardee ("contractor") is required to be certified or licensed as a condition precedent to providing goods and services, the revocation or loss of such license or certification may result in immediate termination of the bid award effective as of the date on which the license or certification is no longer in effect; (ii) the City determines that the actions, or failure to act, of the bid awardee, its agents, employees or subcontractors have caused, or reasonably could cause, life, health or safety to be jeopardized; and/or (iii) the City determines that the bid awardee furnished any statement, representation or certification in connection with the bidding or bid award process which is materially false, deceptive, incorrect or incomplete. (b) Termination for Cause- The occurrence of any one or more of the following events shall constitute cause for the City to declare the bid awardee in default of its obligation under the bid award: (i) the bid awardee fails to deliver or has delivered nonconforming goods or services or fails to perform, to the City's satisfaction, any material

RETURN ONE SIGNED COPY OF THIS QUOTATION IN ENCLOSED ENVELOPE

the bid awardee;

READ ABOVE INSTRUCTIONS BEFORE QUOTING

Firm Name	
By	
ОΥ	

TOTAL

We will allow a discount ______ % 20 days from date of receipt of goods and correct invoice of completed order.

requirement of the bid or is in violation of a material provision of the bid award, including, but without limitation, the express warranties made by

Page___ of_ Bid on this form ONLY. Make no changes on this form. Additional in-UNIT PRICE **EXTENSION** QUANTITY **ARTICLES** UNIT formation to be submitted on separate sheet and attached hereto. Dollars Cents Dollars Page 6 of 11 (ii) the City determines that satisfactory performance of the Contract is substantially endangered or that a default is likely to occur; (iii) the bid awardee fails to make substantial and timely progress toward performance of the bid requirements; (iv) the bid awardee becomes subject to any bankruptcy or insolvency proceeding under federal or state law to the extent allowed by applicable federal or state law including bankruptcy laws; the bid awardee terminates or suspends its business; or the City reasonably believes that the bid awardee has become insolvent or unable to pay its obligations as they accrue consistent with applicable federal or state law; (v) the bid awardee has failed to comply with applicable federal, state and local laws, rules, ordinances, regulations and orders when performing within the scope of the bid award; (vi) the bid awardee has engaged in conduct that has or may expose the City to liability, as determined in the City's sole discretion. (c) Notice of Default- If there is a default event caused by the bid awardee; the City shall provide written notice to the bid awardee requesting that the breach or noncompliance be remedied within the period of time specified in the City's written notice to the bid awardee. If the breach or noncompliance is not remedied within the period of time specified in the written notice, City may: (i) Immediately terminate the bid award without additional written notice; and/or (ii) Procure substitute goods or services from another source and charge the difference between the bid award price and the substitute price to the defaulting bid awardee, and/or, (iii) Enforce the terms and conditions of the bid award and seek any legal or equitable remedies. (d) Termination upon Notice-Following thirty (30) days' written notice, the City may terminate the bid award in whole or in part without the payment of any penalty or incurring any further obligation to the bid awardee. Following termination upon notice, the bid awardee shall be entitled to compensation, upon submission of invoices and proper proof of claim, for goods and services provided under the bid to the City up to and including date of termination. (e) Payment Limitation in Event of Termination- In the event of termination of the bid award for any reason by the City, the City shall pay only those amounts, if any, due and owing to the bid awardee for goods and services actually rendered up to and including the date of termination of the bid award and for which the City is obligated to pay

RETURN ONE SIGNED COPY OF THIS QUOTATION IN ENCLOSED ENVELOPE

READ ABOVE INSTRUCTIONS BEFORE QUOTING

Firm Name		
Bv		

TOTAL

We will allow a discount _____ % 20 days from date of receipt of goods and correct invoice of completed order.

pursuant to the bid award. Payment will be made only upon submission

Page_____ of____

JANTITY	ARTICLES Bid on this form ONLY. Make no changes on this form. Additional information to be submitted on separate sheet and attached barets.	110.17	UNIT PR	ICE	EXTENS	SION
	ARTICLES formation to be submitted on separate sheet and attached hereto.	UNIT	Dollars	Cents	Dollars	Cents
- 1						
	Page 7 of 11					
1	1450 / 01 11					
	of invoices and proper proof of the bid awardee's claim. This provision					
İ	in no way limits the remedies available to the City in the event of					
1	termination.					
	(f) Termination Duties- Upon receipt of notice of termination or upon					
	request of the City, the bid awardee shall:	ļ.				
	(i) Cease work under the bid award and take all necessary or appropriate	1				
	steps to limit disbursements and minimize costs, and furnish a report	1 1				
	within thirty (30) days of the date of notice of termination, describing the	1				
	status of all work under the bid award, including, without limitation,	1 1				
	results accomplished, conclusions resulting there from, and any other	1 1				1
	matters the City may require;					
	(ii) Immediately cease using and return to the City any personal property	1 1				1
	or materials, whether tangible or intangible, provided by the City to the					
	bid awardee; (iii) Comply with the City's instructions for the timely transfer of any					
	(iii) Comply with the City's instructions for the timely transfer of any active files and work product by the bid awardee under the bid award;	1 1				
	(iv) Cooperate in good faith with the City, its employees, agents, and	1 1				
	contractors during the transition period between the notification of	1 1				
	termination and the substitution of any replacement contractor; and					1
	(v) Immediately return to the City any payments made by the City for					
	goods and services that were not delivered or rendered by the bid					
	awardee.					
	5. EQUAL EMPLOYMENT OPPORTUNITY COMPLIANCE					
	REQUIREMENT	1				1
	(a) Bid awardee (or "contractor") shall comply with all Federal, State and	l i		6		
	local laws concerning nondiscrimination, including but not limited to	1 1				
	City of Mobile Ordinance No. 14-034 which requires, inter alia, that all	1				
	contractors performing work for the City of Mobile not discriminate on	1 1				P
	the basis of race, creed, color, national origin or disability, require that all					E
	subcontractors they engage do the same, and make every reasonable					
	effort to assure that fifteen percent of the work performed under contract be awarded to socially and economically disadvantaged individuals and					1
	business entities					
1	(b) During the performance of this contract, the bid awardee agrees as					
1	follows:					1
	(i) The contractor will not discriminate against any employee or					1
	applicant for employment because of race, color, religion, sex, sexual	1 1				
	orientation, gender identity, or national origin. The contractor will take					
1	affirmative action to ensure that applicants are employed, and that]				
	employees are treated during employment, without regard to their race,					
	color, religion, sex, or national origin. Such action shall include, but not					
1	be limited to the following: Employment, upgrading, demotion, or					
				-		-
			ТОТ	AL		
ETHON	ONE CLONED CONTRACTOR					

RETURN ONE SIGNED COPY OF THIS QUOTATION IN ENCLOSED ENVELOPE

READ ABOVE INSTRUCTIONS BEFORE QUOTING

Firm Name	- A CANADA C			
By = _				

Page_____ of ____

ARTICLES formation to be submitted on separate sheet and attached hereto	QUANTITY	ARTICLES Bid on this form ONLY. Make no changes on this form. Additional information to be submitted on separate sheet and attached hereto.		UNIT PRICE	EXTEN	EXTENSION	
transfer, recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of this nondiscrimination clause. (ii) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin. (iii) The contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another comployee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicant information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the contractor's legal duty to furnish information (iv) The contractor will scand to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice to be provided by the agency contracting officer, advising the labor union or workers' representative of the contractor will scand to each labor union or representative of employment. (v.) The contractor will comply with all pro				Dollars Cent		Cents	
TOTAL	GUANTITY	Page 8 of 11 transfer, recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of this nondiscrimination clause. (ii) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin. (iii) The contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the contractor's legal duty to furnish information. (iv) The contractor will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice to be provided by the agency contracting officer, advising the labor union or workers' representative of the contractor's commitments under section 202 of Executive Order 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to emplo	UNIT				
				TOTAL			
				TOTAL			

RETURN ONE SIGNED COPY OF THIS QUOTATION IN ENCLOSED ENVELOPE

READ ABOVE INSTRUCTIONS BEFORE QUOTING

irm Name
V

Page_____ of___

OLIANTITY	A DTICLES Bid on this form	n ONLY. Make no changes on this form. Additional in-		UNIT PRICE		EXTENSIO	
GOARTITT	ARTICLES formation to be	submitted on separate sheet and attached hereto.	UNIT	Dollars	Cents	Dollars	Cent
QUANTITY	(vii) In the event of the contract nondiscrimination clauses of the regulations, or orders, this computed in whole or in part a ineligible for further Government procedures authorized in Executand such other sanctions may be provided in Executive Order 1 regulation, or order of the Secreby law. (viii) The contractor will include through (8) in every subcontractures, regulations, or orders of section 204 of Executive Order such provisions will be binding contractor will take such action purchase order as may be directly of enforcing such provisions in Provided, however, that in the or is threatened with, litigation of such direction, the contractor into such litigation to protect the ENERGY POLICY AND CO Bid awardee will comply with to energy efficiency which are plan issued in compliance with (Public Law 94-163, 89 Stat.8)	esubmitted on separate sheet and attached hereto. O of 11 ctor's non-compliance with the nis contract or with any of such rules, tract may be canceled, terminated or and the contractor may be declared ent contracts in accordance with utive Order 11246 of September 24, 1965, or by rule, retary of Labor, or as otherwise provided de the provisions of paragraphs (1) ct or purchase order unless exempted by the Secretary of Labor issued pursuant to r 11246 of September 24, 1965, so that gupon each subcontractor or vendor. The n with respect to any subcontract or cted by the Secretary of Labor as a means including sanctions for noncompliance: event the contractor becomes involved in, a with a subcontractor or vendor as a result or may request the United States to enter the interests of the United States. ONSERVATION ACT STATEMENT mandatory standards and policies relating contained in the state energy conservation in the Energy Policy and Conservation Act 71).	UNIT		1		
	plan issued in compliance with (Public Law 94-163, 89 Stat.8' 7. CLEAN AIR/ CLEAN WA' Bid awardee will comply with requirements issued under sect 1857(h)) Clean Air and Water	the Energy Policy and Conservation Act 71). TER STATEMENT (for bids over \$100k) all applicable standards, orders, or tion 306 of the Clean Air Act (42 U.S.C. Certification. Bidder certifies that none of					
	the Environmental Protection A Facilities. Bid awardee will im any communication indicating under consideration to be listed 8. BID PROTEST PROCEDU (a) Any protest shall be in writ Mobile Purchasing Agent at the	ting and shall be delivered to the City of a address used for the submission of bids,					
	or by email to Purchasing@Ci	tyofMobile.org. Bids may be protested as					
		,		TOT	AL		
RETURN	ONE SIGNED COPY OF THIS Q	UOTATION READ ABOVE INSTRU	JCTIO			OTING	

IN ENCLOSED ENVELOPE

Firm Name	 	
Ву	 	

Page_____ of____

QUANTITY	Bid on this form ONLY. Make no changes on this form. Additional in-		UNIT PRICE		EXTENSION	
GOARTITT	ARTICLES formation to be submitted on separate sheet and attached hereto.	UNIT	Dollars	Cents	Dollars	Cent
	Page 10 of 11 solicited or as awarded. A protest of a bid solicitation process shall be filed and received by the City individual before the bid due date. Protests of bid award must be filed within seven (7) calendar days after the City's notice of intent to award. All protests shall include the following information: (i) The name, address, and telephone number of the protestor; (ii) The signature of the protestor or an authorized representative of the protestor; (iii) Identification of the bid being protested; (iv) A detailed statement of the legal and factual grounds of the protest including copies of relevant documents: (v) The form of relief requested (b) The City Purchasing Agent will provide a written response to the protest within 14 calendar days from receipt of the protest. (c) Protesters may appeal the Purchasing Agent decision to the City Attorney in writing not later than seven (7) calendar days after receipt of Purchasing Agent decision. Protests to the City Attorney must be mailed to the following address: City Attorney, City of Mobile, PO Box 1827, Mobile, Alabama 36633-1827. The City Attorney may, at his sole discretion, (a) render a decision and inform the protesting parting in writing, or (b) request further information from the protesting party and other parties, which information shall be submitted within ten (10) days of the request. Within ten (10) days of receipt of the requested information, the City Attorney may, at his sole discretion (a) render a decision and inform the parties, or (b) conduct an informal hearing at which the interested parties will be afforded opportunity to present their respective positions with facts and documents in support thereof. Within ten (10) days of such informal hearing, the City Attorney will render a decision, which shall be final, and notify all interested parties in writing 9. CODE OF CONDUCT (a) No employee, officer, or agent of the City shall participate in selection, award, or administration, to include receipt of products, of a City bid	UNIT	Dollars	Cents		
	for the award. (b) Further, City employees, officers, or agents shall neither solicit nor accept, and bidders shall not offer or provide, gratuities, favors, or		тот	Δ1		
DETUD	ONE CIONED CORV. OF THE CORV.					L
RETURN	ONE SIGNED COPY OF THIS QUOTATION READ ABOVE INSTR	UCTIO	NS BEFOR	RE QU	OTING	

IN ENCLOSED ENVELOPE

Firm Name		
By		

Page_____ of____

QUANTITY	Bid on this form ONLY. Make no changes on this form. Additional in-	1	UNIT PRICE		EXTENSION		
	ARTICLES	formation to be submitted on separate sheet and attached hereto.	UNIT	Dollars	Cents	Dollars	Cents
QUANTITY	to sub-agreemed 10. ANTI-LOE \$100,000). (a). 2 CFR 200 Entity Contract reference into the subcontract reference into the subcontract reference into the subcontract away Federal person for influor of any agency, Congress, or an in connection wany Federal grany cooperative amendment or cooperative agency (ii) If any fund or fee received will be paid, to officer or emplement of the subcontract away Federal grany cooperative agency for the subcontract away Federal grany cooperative agency for the subcontract away Federal grany cooperative agency for the subcontract away for the subcontract aw	Page 11 of 11 metary value from bidders or potential bidders or parties ents. BBYING CERTIFICATION (For bid awards over — Appendix II, "Contract Provisions for Non-Federal ts Under Federal Awards" is hereby incorporated by this certification by signing its bid, hereby certifies to the best of his or her libelief that: appropriated funds have been paid or will be paid to any mencing or attempting to influence an officer or employee a Member of Congress, an officer or employee of a membloyee of a Member of Congress on his or her behalf with the awarding of any Federal contract, the making of any federal loan, the entering into of the eagreement, and the extension, continuation, renewal, modification of any Federal contract, grant, loan, or reement; so other than Federal appropriated funds (including profit under a covered Federal transaction) have been paid, or any person for influencing or attempting to influence an oyee of any agency, a Member of Congress, an officer or ongress, or an employee of a Member of Congress on his a connection with this solicitation, the offeror shall submit, with its offer, OMB standard form LLL, cobbying Activities, to the Contracting Officer; and will include the language of this certification in all leards at any tier and require that all recipients of	UNIT		T -		1
	Disclosure of I (iii) He or she subcontract aw subcontract aw accordingly. (iv) This certif reliance is plac Submission of making or ente United States (this provision of or amended by	Lobbying Activities, to the Contracting Officer; and will include the language of this certification in all					
				TO	ΓAL		

RETURN ONE SIGNED COPY OF THIS QUOTATION IN ENCLOSED ENVELOPE

READ ABOVE INSTRUCTIONS BEFORE QUOTING

Firm Name	
Rv	



PROCUREMENT DEPARTMENT

Potential bidders are responsible to check this site for any ADDENDUMS that are issued. It is the responsibility of the BIDDER to check for, download, and include with their BID RESPONSE <u>any and all ADDENDUMS</u> that are issued for a specific BID published by the City of Mobile. Failure to download and include ADDENDUMS in your BID RESPONSE may cause your bid to be rejected.

This is a sealed bid. Any responses faxed or e-mailed will be rejected.

This is a sealed bid. Any response must be submitted in a sealed envelope with the bid number and bid opening date on the outside of the envelope.

Any response that arrives improperly marked or with no bid number and opening date on the outside of the delivery or express package and opened in error will be rejected and not considered.

It is the responsibility of the bidder to insure that their bid response is delivered to and received in the Purchasing Department <u>before</u> the date and time of the bid opening.

Be sure to read the Terms and Conditions. All bids are F.O.B. Destination unless otherwise stated.

Be sure to sign your bid!

Package/Bid Delivery Address: Purchasing Department 205 Government St. Room S408 Mobile, AL 36644

(Request First Delivery)