

CITY OF MOBILE

REQUEST FOR QUOTES

FEBRUARY 2, 2021

The City of Mobile will receive quotes for the following Project:

Project Name: FIRE SUPPRESSION SYSTEM REPAIRS

Project Location: VARIOUS CITY OF MOBILE FACILITIES

Project Number: SR-041-20

The City of Mobile will receive quotes for the above stated project on Wednesday, February 17, 2021, no later than 2:00 PM local time. Due to restricted access to Government Plaza offices during the Covid-19 crisis, it is recommended that quotes be emailed to the Building Services, Service Contract Administrator (ozzie@cityofmobile.org). Quotes may also be mailed or delivered in person to the following address:

City of Mobile, Building Services Department, Room 546 205 Government Street, Mobile, AL 36602 or P.O. Box 1827, Mobile, AL 36633-1827

If delivered in person, it will be necessary to call the Building Services Department, Service Contract Administrator (Ozzie Elortegui at 251-208-7639 or 251-272-6888) to arrange a time. Enter Government Plaza from the South Joachim Street (west) entrance and meet the Service Contract Administrator at the security checkpoint.

This is <u>NOT</u> a tax-exempt project. Quotes shall include all applicable sales and use taxes.

Scope of Work:

Work to be performed by Contractor under this Agreement shall consist of furnishing all labor, materials, insurance, tools, supplies and equipment necessary to repair discovered deficiencies of the fire suppression systems at various City of Mobile facilities, as specified in Scope of Work dated February 2, 2021 (attached as Exhibit A).

Pre-Quote Conference:

A required Pre-Quote conference shall be held at the Arthur R. Outlaw Mobile Convention Center Concourse Level, 1 South Water Street, Mobile, AL 36602, commencing on Tuesday, February 9, 2021 at 10:00 AM local time, then proceed on to the remaining locations. A representative of the company may be present at the meeting or contact the Service Contract Administrator at 251-208-7639 at least 2 days prior to the meeting, in order to coordinate attendance of the meeting by conference call. Regardless of attendance at the Pre-Quote meeting, Contractors are required to visit the site prior to submitting a Quote and include all costs associated with the project in their Quotes.

Examination of Documents:

Before submitting a Quote, Quoters should carefully examine this Request for Quotes, visit the site of the Work, fully inform themselves as to existing conditions and limitations, and include in the Quote a sum to cover the cost of all items included in the Request for Quotes as necessary to perform the work. The submission of the Quote will be considered as conclusive evidence that the Quoting Company has made such examination.

Term of Agreement:

The Work shall commence on the date of written Notice to Proceed, issued by the Owner. The term of the Contract shall extend for Fourteen (14) calendar days from the date of the Notice to Proceed.

Contractor's Use of Premises:

Coordinate all work with the City of Mobile, Building Services Department, Service Contract Administrator, or other Building Services Department authorized representative (hereafter referred to as Service Contract Administrator). All Work shall be scheduled to minimize the disturbance and interruption of the facility, staff, and the general public.

CDC/NIH Covid-19 Guidelines are in effect. The Contractor shall adhere to current guidelines as directed by the City. All Contractor's personnel shall wear a face mask/face covering at all times while in a City of Mobile building, adhere to current social distancing guidelines, and note that temperature checks may be conducted.

Quote Security (If Quote is greater than \$15,000.00):

A Cashier's Check drawn on a bank registered to do business in the State of Alabama and which is a member of the Federal Deposit Insurance Corporation, made payable to the City of Mobile or Bid bond in the amount of 5% of the Quote Amount, but in no case more than \$10,000, is required to accompany Quote if Total Quote is \$15,000 or more. By submitting a Quote Security, the quoting Company pledges to enter into a Contract with the City of Mobile on the terms stated in the Quote, and will, if required, furnish bonds covering faithful performance of the Contract and required insurance certificate. Should the Quoting Company refuse to enter into such Contract or fail to furnish such bonds or insurance, the amount of the Quote security shall be forfeited to the Owner

as liquidated damages, not as a penalty. Bid Bond shall be valid for a minimum of sixty (60) days from the date of Quote. The Owner reserves the right to retain the security of all Quoters until the successful Contractor enters into the Contract or until sixty (60) days after Quote opening, whichever is sooner.

Bonds must be issued by a Surety licensed to do business in the State of Alabama. If the project cost is more than \$50,000.00 the Surety must have a minimum rating of A/Class VI as reported by the latest issue of Best's Key Rating Guide Property-Casualty published by Alfred M. Best Company, Inc. Power of Attorney is required for all Bonds.

Quality Assurance:

For all work performed under this Section, use only skilled technicians who are fully licensed by the State of Alabama and have been thoroughly trained and certified. **Copies of licenses, training, and certification must be attached to the Quote Form.** Technicians shall be properly supervised. Contractor shall have at least 3 years' experience in fire suppression repairs.

Hours of Work:

The Owner shall not prohibit Contractor from performing work herein during a normal workday. For the purpose of this provision a "normal workday" is defined as any business day between the hours of 8:00 a.m. and 4:00 p.m.

Payments:

The Owner will pay the Contractor for actual work performed in accordance with the following:

- Payments will be made upon the completion of work as specified.
- Original invoices shall be submitted to the Service Contract Administrator for review and approval.
- Payments shall be made in accordance with the approved Schedule of Values listed in the Agreement.

Termination:

The Owner may terminate the Contract upon thirty (30) days written notice. The Owner shall pay only for work executed and proven loss with respect to materials, equipment, tools and reasonable overhead. The Owner shall not make payment to the Contractor for profit or damages as a result of terminating the Contract.

Insurance:

Contractor shall provide insurance in accordance with Exhibit 2, City of Mobile Insurance Requirements.

Form of Agreement:

The "Standard Contract Agreement between the City of Mobile and Contractor" (sample attached as Exhibit 3) shall be used.

General:

Requests for information (RFI's) shall be submitted in writing to the Service Contract Administrator no later than three (3) business day prior to the Quote submittal date. Responses shall be in the form of a written Addendum issued to all Contractors. Receipt of all addenda shall be acknowledged by

the Contractor on the Quote forms. Failure to acknowledge Addenda may result in disqualification of the Quote.

A City of Mobile Business License is required and must be current at time of submitting a Quote, and throughout contract period.

- The Quote to whom the Contract is awarded shall, within ten (10) calendar days of receiving the Contract Forms, properly execute and deliver to the Service Contract Administrator, the following items, along with an electronically signed Agreement.
 - 1. Certificate of Insurance (original), along with all required endorsements
 - 2. Evidence of enrollment in the E-Verify program.
 - 3. Enrollment in the City of Mobile's Vendor Registration Portal: https://www.cityofmobile.org/bids/vendor-portal-information/
 - 4. Other documentation as required by the Contract Documents.

Failure or refusal to sign the Agreement or to provide the Bid Check/Bond, Certificates of Insurance in a form satisfactory to the City of Mobile, E-Verify verification, or other required documentation, shall subject the Quoter to forfeiture of Bid Bond or Quote Check, if applicable.

Immigration Law: The Contractor agrees that it shall comply with all of the requirements of the Beason-Hammond Alabama Taxpayer and Citizen Protection Act, Act No. 2011-535, Alabama Code (1975) Section 31-13.1, et, seq., as amended by Act No. 2012-4-91. Compliance shall be evidenced by verification of enrollment in the E-Verify Program and documentation of enrollment shall be attached to the executed Agreement.

Anti-Boycott Statement:

- A. Public contracts with entities engaging in certain boycott activities:

 (a), Per State of Alabama Code, Section 41-16-5 (b), (Act No. 2016-312), subject to subsection (c), a governmental entity may not enter into a contract governed by Title 39 or Chapter 16, Title 41, with a business entity unless the contract includes a representation that the business entity is not currently engaged in, and an agreement that the business entity will not engage in, the boycott of a person or an entity based in or doing business with a jurisdiction with which this state can enjoy open trade.
- B. (c) (1) This section does not apply if a business fails to meet the requirements of subsection (b) but offers to provide the goods or services for at least 20 percent less than the lowest certifying business entity.
- C. This section does not apply to contracts with a total potential value of less than Fifteen Thousand Dollars (\$15,000).
- D Nothing in this section requires a business entity or individual to do business with any other particular business entity or individual in order to enter into a contract with a governmental entity.

Equal Opportunity:

- A. The City of Mobile, Alabama is an Equal Opportunity Employer and requires that all Contractors comply with the EQUAL Employment Opportunity laws and the provisions of the Quote Documents in this regard.
- B. Anti-discrimination: Contractor shall comply with all Federal, State and local laws concerning nondiscrimination, including but not limited to City of Mobile Ordinance No. 14-034 which requires, *inter alia*, that all contractors performing work for the City of Mobile not discriminate on the basis of race, creed, color, national origin or disability, require that all subcontractors they engage do the same, and make every reasonable effort to assure that fifteen (15%) percent of the work performed under contract be awarded to socially and economically disadvantaged individuals and business entities.

NOTE: Contact the Service Contract Administrator, Ozzie Elortegui, at the City of Mobile, Building Services Department, 251-275-6888 cell, 251-208-7639 office, 251-208-7894 FAX or e-mail ozzie@cityofmobile.org for further clarification.

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QUOTE FORM

FIRE SUPPRESSION REPAIRS VARIOUS CITY OF MOBILE FACILITIES

SR-041-20

QUOTE:	<u> </u>
Company Name:	
Company Address:	
Office Phone #:	Fax # :
City of Mobile Business Licens	e Number:
City of Mobile Vendor Number	:
sustain all expenses incurred in per	or, materials, tools, insurance, equipment, and supplies and to rforming the Scope of Work for the amount listed below. of Addendum No and
	date of written Notice to Proceed, issued by the Owner. The for Fourteen (14) calendar days from the date of the Notice to
-	ble sales and use taxes and shall be provided in whole dollar
amount with no cents.	
	
Total Quote Amount:	(Amount in Words)
	<u>& 00/100 Dollars</u> (\$
HOURLY Rates: For work performed outside of Ba apply:	asic Services, as described in Exhibit A, the following rates shall
	am to 4:00 pm, Monday through Friday):
Rate \$	per hour
B. Overtime (4:00 pm Rate \$	n to 8:00am, Monday through Friday, Saturdays and Sundays)
C. Company's Holida	
Rate \$	

Parts/Material will be charged at Parts Cost plus 15%.

During the term of the Agreement, if any unforeseen circumstances/conditions are discovered, Contractor must notify the Service Contracts Administrator immediately. Repairs not covered by the Scope of Work will require written authorization by the City, prior to ordering materials or undertakingwork.

The City of Mobile reserves the rights to add, remove and modify services, as needed during the term of this Agreement.

DOCUMENTS TO BE SUBMITTED AT TIME OF BID:

- Quote Form
- Copies of Certifications, Training, and Licenses
- Bid Bond or Cashier's Check, if applicable
- Any additional information, as required by Project Manual

CDC/NIH Covid-19 Guidelines are in effect. The Contractor shall adhere to current guidelines as directed by the City. All Contractor's personnel shall wear a face mask/face covering at all times while in a City of Mobile building, adhere to current social distancing guidelines, and note that temperature checks may be conducted.

Contact Name:	
Contact Phone #:	Cell #:
E-mail Address:	
Signature:	Date:
Printed Name:	Title:

EXHIBIT A SCOPE OF WORK SR-041-20 – FIRE SUPPRESSION REPAIRS VARIOUS CITY OF MOBILE FACILITIES

February 2, 2021

Basic Services:

General Requirements

Work to be performed by Contractor under this agreement shall consist of furnishing all labor, materials, tools and equipment to provide repairs to the fire suppression systems at various City of Mobile facilities. All repairs shall be in compliance with NFPA 96 – Standard for Ventilation Control and Fire Protection of Commercial Cooking Operations and NFPA 17A – Wet Chemical Extinguishing Systems.

- A. Arthur R. Outlaw Mobile Convention Center, 1 S. Water Street, Mobile, AL 36602 Rangeguard RG-6G
 - Replace Four (4) nozzles over tilt skillets
 - Hydrotest Two (2), six-gallon cylinders and recharge as needed
 - Perform Flow Test
- B. Connie Hudson Mobile Regional Senior Center, 3201 Hillcrest Road, Mobile, AL 36695 -Ansul R-102
 - Consolidate excessive wiring into the appropriate compartment inside the Control Head Box
 - Hydrotest Two (2), six-gallon cylinders and recharge as needed
- C. Dotch Community Center, 3100 Bank Avenue, Mobile, AL 36617 Pyrochem MCH
 - Replace existing 12-gram cartridge with new 16-gram cartridge in Control Head Box
 - Replace Four (4) nozzles over stove and griddle
 - Recharge cylinder 3.5 gallons
 - Install stainless steel, 18 gauage, splash guard between fryer and stove approximately 2' 8" wide by 1' 0" high Contractor to verify dimensions per NFPA-96 code
 - Affix fan warning label to hood "Caution: Exhaust Fan Must Be Turned On Before Turning On Colling Appliances – AUTOMATIC FIRE SYSTEM INSTALLED"
- D. Figures Community Center, 1868 Allison Street, Mobile, AL 36617 Rangeguard RG 1.5G
 - Affix fan and lighting labels to hood "Fan Off/On and Light Off/On"
 - Replace existing fan motor with like fan motor for Rangeguard RG 1.5G, Contractor to verify.

- E. Fire Station #1, 6801 Overlook Road, Mobile, AL 36618 Ansul R-102
 - Affix fan warning label to hood Affix fan warning label to hood "Caution: Exhaust Fan Must Be Turned On Before Turning On Colling Appliances – AUTOMATIC FIRE SYSTEM INSTALLED"
- F. Fire Station #3, 701 St. Francis Street, Mobile, AL 36603 Ansul R-102
 - Replace existing non-UL300 Control Head Box with new UL approved UL300 Control Head Box
 - Affix fan warning label to hood Affix fan warning label to hood "Caution: Exhaust Fan Must Be Turned On Before Turning On Colling Appliances – AUTOMATIC FIRE SYSTEM INSTALLED"
- G. Fire Station #7, 5525 Commerce Blvd. E., Mobile, AL 36619 Ansul R-102
 - Reposition nozzles for proper coverage
 - Affix fan warning label to hood Affix fan warning label to hood "Caution: Exhaust Fan Must Be Turned On Before Turning On Colling Appliances – AUTOMATIC FIRE SYSTEM INSTALLED"
- H. Fire Station #16, 1951 S. Maryvale Street, Mobile, AL 36605 Buckeye SRM
 - Replace existing 65-gram cartridge with new 65-gram cartridge in Control Head Box
- I. Fire Station #17, 57 S. Lafayette Street, Mobile, AL 36604 Protex KKI
 - Affix fan warning label to hood Affix fan warning label to hood "Caution: Exhaust Fan Must Be Turned On Before Turning On Colling Appliances – AUTOMATIC FIRE SYSTEM INSTALLED"
- J. Fire Station Crichton, 200 Davenport Road, Mobile, AL 36607 Ansul R-102
 - Affix fan warning label to hood Affix fan warning label to hood "Caution: Exhaust Fan Must Be Turned On Before Turning On Colling Appliances – AUTOMATIC FIRE SYSTEM INSTALLED"
- K. Harmon Thomas Community Center, 1611Belfast Street, Mobile, AL 36605 Ansul R-102
 - Consolidate excessive wiring into the appropriate compartment inside the Control Head Box.
 - Reposition nozzles for proper coverage
- L. Henry Aaron Park, 2010 Andrews Street, Mobile, AL 36617 Ansul R-102
 - Remove bent conduit and replace with approximately 41" of new galvanized 3/4" conduit flush with wall to pull station Contractor to verify dimensions, per NFPA-96.
 - Affix fan warning label to hood Affix fan warning label to hood "Caution: Exhaust Fan Must Be Turned On Before Turning On Colling Appliances – AUTOMATIC FIRE SYSTEM INSTALLED"

- M. Hillsdale Recreation Center, 558 Felhorn Road, Mobile, AL 36608 Ansul R-102
 - Consolidate excessive wiring into the appropriate compartment inside the Control Head Box.
 - Replace fuse link brackets
 - Install new stainless steel, 18 gauge, splash guard between fryer and stove approximately 2' 6" wide by 1' 0" high Contractor to verify dimensions per NFPA-96 code
 - Install new stainless steel, 18 gauge, cover for fryer approximately 2' 0" wide by 1' 8" high – Contractor to verify dimensions per NFPA-96 code
- N. James Seals Community Center, 540 Texas Street, Mobile, AL 36603 Ansul R-102
 - Consolidate excessive wiring into the appropriate compartment inside the Control Head Box.
 - Extend ½ "galvanized, fire suppression piping approximately 18" over stove and griddle, Contractor to verify sizing and location
 - Reposition nozzles for proper coverage
- O. Medal of Honor Football Concession, 1171 Hillcrest Road, Mobile, AL 36695 Buckeye SRM
 - Replace existing 65-gram cartridge with new 65-gram cartridge
 - Replace Ansul brand pull station with a Buckeye SRM compatible pull station
 - Shorten Link Line by approximately 2", per NFPA 96.
- P. Mims Park Baseball Concession, 5400 Grishilde Dr, Mobile, AL 36693 Rangeguard RG-1.25g
 - Replace existing non UL300 Control Head Box with new UL approved UL300 Control Head Box
- Q. Mims Park Football Concession, 5400 Grishilde Dr, Mobile, AL 36693 Ansul R-102
 - Replace grease tight fittings
 - Seal all hood seams
 - Replace Three (3) nozzles
- R. Mobile Civic Center, 401 Civic Center Drive, Mobile, AL 36602 RangeGuard 6g
 - Reposition nozzles for proper coverage
 - Replace Eight (8) nozzles
 - Hydrotest Two (2) six-gallon cylinders and recharge as needed
- S. Robert Hope Community Center, 850 Edwards Street, Mobile, AL 36610 Ansul R-102
 - Consolidate excessive wiring into the appropriate compartment inside the Control Head Box.
 - Replace Two (2) nozzles over griddle and stove

- T. Springhill Recreation Center, 1151 Springhill Avenue, Mobile, AL 36604 Amerex 375
 - Install new stainless steel, 18 gauge, splash guard between fryer and stove approximately 2' 5" wide by 1' 4" high Contractor to verify dimensions per NFPA-96 code
- U. Sullivan Community Center, 351 N. Catherine Street, Mobile, AL 36603 Ansul R-102
 - Affix fan warning label to hood Affix fan warning label to hood "Caution: Exhaust Fan Must Be Turned On Before Turning On Colling Appliances – AUTOMATIC FIRE SYSTEM INSTALLED"
- V. Taylor Community Center, 1050 Baltimore Street, Mobile, AL 36604 Ansul R-102
 - Replace existing non UL300 Control Head Box with new UL approved UL300 Control Head Box
- W. Tillman's Corner Community Center, 5055 Carol Plantation Rd, Mobile, AL 36619 Pyrochem NMCH
 - Extend suppression piping approximately 6" forward to front of range and approximately 20" over center of stove- Contractor to verify dimensions per NFPA-96

Additional Services:

The City of Mobile may, during the term of this Agreement, request for Additional Services for additional discrepancies discovered. Contractor will provide a written list for approval by Owner using the Hourly Rate and Parts Cost listed above.





Company ID Number:

Approved by:

Employer	
Name (Please Type or Print)	Title
Signature	Date
Department of Homeland Security – Verificat	ion Division
Name (Please Type or Print)	0
Signature	Date

Page 13 of 17 E-Verify MOU for Employers | Revision Date 06/01/13





Company ID Number:

Information	Required for the E-Verify Program
Information relating to your Comp	sany!
Company Name	
Company Facility Address	
Company Alternate Address	
County or Parish	
Employer Identification Number	
North American Industry Classification Systems Code	
Parent Company	
Number of Employees	
Number of Sites Vented to	

Page 14 of 17 E-Verify MOU for Employers | Revision Date 05/01/13

EXHIBIT 2

City of Mobile Insurance Requirements Contractor

<u>Insurance</u> – For the duration of this agreement, the Contractor shall maintain the following minimum amounts for this project:

A. Workers' Compensation/Employer's Liability:

- Workers' Compensation insurance in the amounts required by all applicable laws, rules or regulations of the state of Alabama.
- Employer's Liability with limits of not less than:

Bodily Injury by Accident
Bodily Injury by Disease
Bodily Injury by Disease
Bodily Injury by Disease
S1,000,000 each employee

 Borrowed Servant/Alternate Employer endorsement in favor of City of Mobile.

B. Comprehensive General Liability Insurance:

- Comprehensive General Liability (occurrence form) including coverage for products/completed operations, independent contractors, blanket contractual liability specifically covering the obligations assumed by Contractor.
- Limit of Liability: \$1,000,000 combined single limit of liability each occurrence bodily injury or property damage.
- General Aggregate Limit shall apply on a "Per Project" Basis.

C. Automobile Liability Insurance:

 Automobile Liability Insurance to cover any auto, including all owned, nonowned, and hired vehicles, with a \$1,000,000 combined single limit of liability each accident for bodily injury and/or property damage.

D. Excess/Umbrella Liability Insurance

- Providing following form coverage for Employer's Liability, Comprehensive General Liability, and Automobile Liability.
- Limit of Liability: \$2,000,000 combined single limit of liability each occurrence for bodily injury and/or property damage.

CERTIFICATE OF LIABILITY INSURANCE ENDORSEMENT PAGE

The policy endorsements listed below are required and must be listed in the "Description of Operations" box on the Certificate of Liability Insurance or listed separately on an attachment to the certificate of insurance (ACORD 101, Additional Remarks Schedule).

Waiver of Subrogation - All policies of insurance shall be endorsed to waive rights of subrogation in favor of City of Mobile.

<u>Additional Insured</u> - All policies of insurance, except those referenced under paragraph A, shall be endorsed to name City of Mobile as an Additional Insured

<u>Primary Insurance</u> - All policies of insurance, except those referenced under paragraph A, shall be endorsed to provide that all such insurances are primary and non-contributing with any other insurance maintained by City of Mobile.

Certificates of Insurance - General - Within ten (10) calendar days from date of issuance of Contract forms for execution, Consultant shall deliver to the City of Mobile, certificates of insurance (standard ACORD format) certifying the existence and limits of the insurance coverages along with separate policy endorsements as described above. Consultant shall also be responsible for delivering policy renewal certificates to the City of Mobile. A sample Certificate of Liability Insurance form, including the policy endorsement is attached for Consultant's reference.

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AC	ORD	ř

CERTIFICATE OF LIABILITY INSURANCE

DATE (MWDD/YYYY)

FAX (A/C, No):

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(les) must have ADDITIONAL INSURED provisions or be endorsed. If SUBRODATION IS WAIVED, subject to the terms and conditions of the policy, cortain policies may require an endorsement. A statement on this certificate does not confer rights to the certificate holder in fleu of such endorsement(s).

*RODUCER**

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			I HSURER(S) AFFO	ORDING COVERAGE	NAICW
			INSURER A :		
CERUBA			INSURER B :		
			INSUREM G:		
			INSURER D :		
			INGURER E :		
			INDURED F.I		
OVERAGES CE	RTIFI	CATE	UMBER:	REVISION NUMBER:	
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COMMERCIAL GENERAL LIABILITY	NSO	uren	POLICY NUMBER IMMODITY WINDOWY	ACH OCCURRENCE	s 1,000,000
CLAIMS-MADE X OCCUR				DAMAGE TO RENTED	s 1,000,000
X Contractual Liability				MED EXP (Any one person)	s 5,000
A CONDUCTOR DOWNS	- x	×		PERSONAL & ADV INJURY	\$ 1,000,000
SONE AGGREGATE UNIT APPLIES POR	- "	023.1		GENERAL AGGREGATE	£ 1,000,000
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DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACCRED 101, Additional Remarks Schedule, may be attached if more space is required) PROJECT NUMBER:

The City of Mobile is included as an Additional Insured in respect to General Liability, Automobile Liability and Umbrella Liability. All policies, except workers compensation, shall be Primary and Non-Contributory with any other insurance in force or which may be purchased by Additionally Insured, Waiver of Subrogation applies, in favor of City of Mobile with respect to General Liability, Automobile Liability, and Workers Compensation and Employer's Liability. 30-Days Notice of Cancellation, non-renewel or material change shall apply (except 10 days

CERTIFICATE HOLDER	CANCELLATION		
City of Mobile	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.		
Building Services Department P.O. Bax 1827 Mobile, AL 36633-1827	AUTHORIZED REPRESENTATIVE		

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EL OSEASE-POLICY LIMIT | \$

ACORD 25 (2016/03)

DESCRIPTION OF OPERATIONS below

The ACORD name and logo are registered marks of ACORD

EXHIBIT 3

STANDARD CONTRACT AGREEMENT BETWEEN CITY OF MOBILE AND CONTRACTOR

This AGREEMENT made and entered into this,					
by and between THE CITY OF M hereinafter called the "City",	IOBILE, by its Mayor, duly authorized party of the first part,				
And the CONTRACTOR :					
City of Mobile License Number:					
City of Mobile Vendor Number:					
for the following PROJECT:					
PROJECT NAME:	FIRE SUPPRESSION REPAIRS				
PROJECT LOCATION:	VARIOUS CITY OF MOBILE FACILITIES				
PROJECT NUMBER:	SR-041-20				
County of Mobile City of Mobile, Alabama					

WITNESSETH, that this Contractor and City, for the considerations stated herein, agree as follows:

ARTICLE 1. Statement of Work to be Performed:

1.1 The Contractor shall furnish all labor, material, tools, equipment and supplies and perform all work required to provide repairs to the fire suppression systems at various City of Mobile facilities, in strict accordance with the Contract Documents as listed in Article 6, all of which are made part hereof, as prepared by or under the direction of the Director of Real Estate & Asset Management.

ARTICLE 2. Term of Contract:

2.1 The work shall be commenced on the date of a written Notice to Proceed issued by the Owner. The Term of the Contract is for a period of Fourteen (14) calendar days.

ARTICLE 3. Contract Sum:

3.1 The City shall pay the Contractor, subject to additions and deductions provided herein, in current funds, the sum as follows:

Total Contract Amount:

(Amount in Words)			
	& 00/100 Dollars	(\$. 00)
	·		(Amount in Numbers)

In case of any discrepancy, the amount in words shall govern this Quote.

3.2 Unit Prices:

UNIT PRICES -

For work performed outside of Basic Services, as described in Exhibit A, the following rates shall apply:

A.	Regular Time (8:00 am to 4:00 pm, Monday through Friday):
	Rate \$ per hour
В.	Overtime (4:00 pm to 8:00am, Monday through Friday, Saturdays and Sundays)
	Rate \$ per hour
C.	Company's Holidays:
	Rate \$ per hours

Parts/Material will be charged at Parts Cost plus 15%.

During the term of the Agreement, if any unforeseen circumstances/conditions are discovered, Contractor must notify the Service Contract Administrator immediately. Repairs not covered by the Scope of Work will require written authorization by the City, prior to ordering materials or undertakingwork.

The City of Mobile reserves the rights to add, remove and modify services, as needed during the term of this Agreement.

ARTICLE 4. Payments:

- 4.1 The City shall pay the Contractor on account of the Contract as follows:
 - A. Payments shall be made upon completed work as specified.
 - B. Original invoices shall be delivered to the Service Contract Administrator for review and approval
 - C. Payments shall be made in accordance with the accepted Schedule of Values listed in the Contract Documents.

ARTICLE 5. Termination of the Contract:

- 5.1 The Owner may terminate the Contract upon thirty (30) days written notice. The Owner shall pay the Contractor for work executed and for proven loss with respect to materials, equipment, tools and reasonable overhead.
- 5.2 The Owner shall not make payment to the Contractor for profit and damages, as the result of terminating the Contract.

ARTICLE 6. Contract Documents:

6.1 The contract documents consist of this Agreement and the Scope of Work (all of which are bound in the Project Manual), Addenda issued prior to the execution of the Contract, The Contractor's Proposal as accepted by the City, other documents listed in this Agreement, and Modifications issued after the execution of this Agreement, all of which form the Contract, and are as fully a part of the Contract as if attached to this Agreement or repeated herein. An enumeration of the Contract Documents, other than a Modification, appears below:

1. Quote Form, dated	2 pages
2. Exhibit A – Scope of Work, February 2, 2021	4 pages
3 This Instrument (Agreement)	6 pages

4 Certificates of Insurance with endorsements and E-Verify Documentation

ARTICLE 7. Insurance:

- 7.1 Required coverage:
- 7.1.1 For the term of this Agreement, Contractor shall acquire and maintain in full force and effect the following liability and comprehensive insurance issued by a company licensed and qualified to do business in the State of Alabama, which such insurance shall name the City of Mobile as an additional insured, and shall attach to this contract as proof thereof a certificate of insurance issued by an agent licensed and qualified to do business in the State of Alabama:
- A. Comprehensive Liability insurance (occurrence form) including coverage for premises, products and complete operations, and blanket contractual liability, specifically covering the obligations assumed by the Contractor.
 - 1. Bodily injury liability: \$1,000,000 each person \$1,000,000 each occurrence
 - 2. Property damage liability \$1,000,000 each occurrence.
 - 3. Or, in lieu of (1) and (2) above: Bodily injury and property damage combined -\$1,000,000 per occurrence
 - 4. General Aggregate limit shall apply on a "Per Project" Basis.
- B. Comprehensive Automobile Liability Insurance to cover any auto, including all owned, non-owned, and hired vehicles.
 - 1. Bodily injury liability: \$1,000,000 each person \$1,000,000 each occurrence
 - 2. Property damage liability \$1,000,000 each occurrence.
 - 3. Or, in lieu of (1) and (2) above)
 Bodily injury and property damage combined \$1,000,000 per occurrence
- C. Excess/Umbrella Liability insurance
 - 1. \$2,000,000 combined single limit of liability each occurrence for bodily injury and/or property damage.
 - 2. Providing following form coverage for Employer's Liability, Comprehensive General Liability and Automotive Liability.
- D. Workers' Compensation insurance in the amounts required by all applicable laws, rules or regulations of the state of Alabama.

- 7.1.2 If the certificate of insurance referenced in this Agreement does not evidence insurance of owned vehicles, said certificate and this sentence shall evidence the Contractor's covenant that it does not own any vehicles and that it will not purchase or obtain any vehicles during the term of this Agreement. Said certificate shall require that said insurance coverage will not be altered or terminated unless City shall have been given written notice of such alteration or termination delivered to City not less than thirty (30) days before the effective date of such alteration or termination.
- 7.1.3 Waiver of Subrogation all policies of insurance shall be endorsed to waive rights of subrogation in favor of City of Mobile.
- 7.1.4 Additional Insured all policies of insurance, except those referenced under 7.1.1 D, shall be endorsed to name City of Mobile as an Additional Insured
- 7.1.5 Primary Insurance all policies of insurance, except those referenced under 7.1.1 D, shall be endorsed to provide that all such insurances are primary and non-contributing with any other insurance maintained by City of Mobile.
- 7.1.6 Certificates of Insurance prior to execution of the Agreement, Contractor shall deliver to the City of Mobile certificates of insurance certifying the existence and limits of the insurance coverages, noting applicable endorsements, described above, and shall deliver same and renewals thereof to the City of Mobile. The certificates shall provide that such insurance shall not be subject to cancellation, non-renewal nor material change without 30 days or more (except 10 days for non-payment) prior written notice thereof to the City of Mobile.

7.2 General

7.2.1 A Surety authorized to do business in the State of Alabama shall execute and furnish all insurance. Insurance produced outside of the State of Alabama must be signed or countersigned by a Resident Agent of the State of Alabama, with resident agent's name, address and telephone number typed or printed on form.

ARTICLE 8. Miscellaneous Provisions

- 8.1 Breach of Contract: In the event of any breach or apparent breach by Contractor of any of its obligations under the terms of this Agreement, and in the further event that City shall engage the services of any attorney to protect or to enforce its rights with respect to said breach or apparent breach, then and in those events, Contractor agrees to pay and to reimburse any and all reasonable attorneys' fees and expenses which City may incur with respect to City's enforcement of this Agreement; regardless of whether said attorneys' fees and costs shall be incurred in connection with any litigation or in connection merely with advice and representation provided without litigation.
- 8.2 Indemnification. Service Contractor shall indemnify, defend and hold harmless City and its officers, elected officials, agents, representatives, and employees in respect of any and all claims, injuries, losses, diminution in value, damages, liabilities, whether or not currently due, and related expenses (including without limitation, settlement costs and any legal or other expenses for investigating or defending any actions or threatened actions) arising from or in connection with Service Contractor's performance under this agreement, including but not limited to, environmental laws, regulations, orders and decrees of whatever character or nature and damage or injury to persons or property.

- 8.3 Entire Agreement: This Agreement is the final expression of the agreement between the parties, and the complete and exclusive statement of the terms agreed upon, and shall supersede all prior negotiations, understandings or agreements. There are no representations, warranties, or stipulations, either oral or written, not contained herein.
- 8.4 Governing Law and Venue: This Agreement shall be governed by the laws of the State of Alabama, and the appropriate venue for any actions arising out of this Agreement shall be a court of proper jurisdiction in Mobile, Alabama.
- 8.5 Licenses, permits, etc.: Contractor shall obtain, at its own expense, all necessary professional licenses, permits, insurance, authorization and assurances necessary in order to abide by the terms of this Agreement.
- 8.6 No Agency Relationship Created: Contractor, in the performance of its operations and obligations hereunder, shall not be deemed to be an agent of the City but shall be deemed to be an independent contractor in every respect and shall take all steps at its own expense, as City may from time to time request, to indicate that it is an independent contractor. City does not and will not assume any responsibility for the means by which or the manner in which the services by Contractor provided for herein are performed, but on the contrary, Contractor shall be wholly responsible therefore.
- 8.7 Anti-discrimination: Contractor shall comply with all Federal, State and local laws concerning nondiscrimination, including but not limited to City of Mobile Ordinance No. 14-034 which requires, inter alia, that all contractors performing work for the City of Mobile not discriminate on the basis of race, creed, color, national origin or disability, require that all subcontractors they engage do the same, and make every reasonable effort to assure that fifteen (15%) percent of the work performed under contract be awarded to socially and economically disadvantaged individuals and business entities.
- 8.8 Assertion of Rights: Failure by the City to assert a right or remedy shall not be construed as a waiver of that right or remedy.
- 8.9 State of Alabama Immigration Law: By signing this contract, the contracting parties affirm, for the duration of the agreement, that they will not violate federal immigration law or knowingly employ, hire for employment, or continue to employ an unauthorized alien within the State of Alabama. Furthermore, a contracting party found to be in violation of this provision shall be deemed in breach of the agreement and shall be responsible for all damages resulting therefrom.
- 8.10 Public contracts with entities engaging in certain boycott activities: By signing this contract, the Contractor further represents and agrees that it is not currently engaged in, nor will it engage in, any boycott of a person or entity based in or doing business with a jurisdiction with which the State of Alabama can enjoy open trade.

8.11 CDC/NIH Covid-19 Guidelines are in effect. The Contractor shall adhere to current guidelines as directed by the City. All Contractor's personnel shall wear a face mask/face covering at all times while in a City of Mobile building, adhere to current social distancing guidelines, and note that temperature checks may be conducted.

ARTICLE 9. Signature:

IN WITNESS WHEREOF, the parties to these presents have hereunto set their hand and seal; the Mayor of the City of Mobile, acting under and by virtue of such office and with full authority, and the Contractor by such duly authorized officers or individuals as may be required by law.

OWNER: <u>City of Mobile</u>	CONTRACTOR:
Signature	Signature
William. S. Stimpson	
Mayor, City of Mobile	Printed Name and Corporate Title
	(0
	(Corporate Seal if applicable)
ATTEST:	
City Clerk	