JANITORIAL SERVICES at ASHBURN SENIOR CENTER

ACCEPTANCE DATE: Prior to 4:00 p.m., May 13, 2021 "Atomic Time"

IFB NUMBER: RFQ 391782

ACCEPTANCE PLACE: Department of Finance and Procurement

Division of Procurement

1 Harrison Street, SE, 4th Floor

Leesburg, Virginia 20175

A Pre-Bid Conference will be held on April 28, 2021 at 9AM at the Ashburn Senior Center located at 20880 Marblehead Drive, Ashburn VA 20147 for clarification of any questions on the specifications and inspection of the site. Attendance at this Pre-Bid is MANDATORY.

Due to the COVID-19 pandemic, we would like each pre-bid attendee to send an email to gerald.landayan@loudoun.gov to confirm that you will attend the Mandatory pre-bid. Please make sure to include on your email, the contract#, name of your company, and number of attendees in your group. In addition, Attendees are REQUIRED to wear a mask during the Mandatory Pre-bid Meeting.

Requests for information related to this Invitation should be directed to:

Gerald Landayan Contracting Officer (703) 771-5956 (703) 771-5097 (Fax)

E-mail address: gerald.landayan@loudoun.gov

This document can be downloaded from our web site: www.loudoun.gov/procurement

Issue Date: April 12, 2021

IF YOU NEED ANY REASONABLE ACCOMMODATION FOR ANY TYPE OF DISABILITY IN ORDER TO PARTICIPATE IN THIS PROCUREMENT, PLEASE CONTACT THIS DIVISION AS SOON AS POSSIBLE

INVITATION FOR BID JANITORIAL SERVICES at ASHBURN SENIOR CENTER

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Prepa	ared By: <u>s/Gerald Landayan</u> Date: <u>April 12, 2021</u>	
	Contracting Officer	

JANITORIAL SERVICES at ASHBURN SENIOR CENTER

1.0 PURPOSE

The intent of this Invitation for Bid (IFB) is for the County of Loudoun, Virginia (County) to obtain the services of a qualified contractor to provide janitorial and related services at the following location at the Ashburn Senior Center, 20880 Marblehead Drive, Ashburn, Virginia 20147.

2.0 COMPETITION INTENDED

It is the County's intent that this IFB permits competition. It shall be the bidder's responsibility to advise the Purchasing Agent in writing if any language, requirement, specification, etc., or any combination thereof, inadvertently restricts or limits the requirements stated in this IFB to a single source. Such notification must be received by the Purchasing Agent or appointed designee not later than fifteen (15) days prior to the date set for bids to close.

3.0 DISCREPANCIES

Should a bidder find discrepancies in the plans and/or specifications or be in doubt as to the meaning or intent of any part thereof, the bidder shall request clarification from the County in writing, not later than ten (10) working days prior to the bid opening. Any changes to the IFB that result from such a clarification request, will be communicated through a written addendum and posted on the Procurement home page at www.loudoun.gov/procurement. Failure to request such a clarification is a waiver of any claim by the bidder for additional expenses because its interpretation was different than the County's.

4.0 BIDDER'S MINIMUM QUALIFICATIONS

Bidders must demonstrate that they have the resources and capability to provide the materials and services as described herein. <u>All bidders must submit the documentation indicated below with their bid. Failure to provide any of the required documentation shall be cause for bid to be deemed non-responsible and rejected.</u>

The following criteria shall be met in order to be eligible for this contract:

- 1. Bidders must demonstrate they have been in business providing similar services to government entities for at least the last Five (5) years.
- 2. Bidders shall provide, at a minimum, three (3) comparable references of current work being performed, preferably at other public sector facilities. These references must be for work done for comparable facilities 17,500 sq. ft. each, or greater, with similar cleaning requirements. The list shall include company name, person to contact, address, telephone number, fax number, e-mail address, and the nature of the work performed. Failure to include references shall be cause for

- rejection of bid as non-responsible. Bidder hereby releases listed references from all claims and liability for damages that may result from the information provided by the reference.
- 3. Bidder's must demonstrate that their pricing is sufficient to pay all applicable Federal and State withholdings, workmen's compensation, insurance and comply with at a minimum, the current minimum wage rate. All bidders shall provide with their bid a cost breakdown detailing how the bid price was determined, using Attachment #3 Bid Breakdown. The breakdown shall include number of employees, cost of supplies, project cleaning and all other elements of the contract.

5.0 SCOPE OF SERVICES

The Contractor shall furnish adequate and appropriate labor, materials, supplies, equipment, and supervision for the performance of the projected work.

The ultimate responsibility of the Contractor is to provide Facilities that are uniformly clean, hygienic, orderly, and attractive, which will reflect favorably upon the County and the Contractor. Variances in user traffic, building renovation work, weather conditions and other uncontrollable and unpredictable factors will determine the actual frequency requirements necessary to maintain County standards.

The County reserves the right to add similar items/services or delete items/services specified in the Contract as requirements change during the course of the Contract. Prices for items/services to be added to/deleted from the Contract will be mutually agreed upon by the County and the Contractor. A Contract Amendment will be issued for each addition/deletion.

The Contractor shall be responsible for cleaning the entire Facility excluding the mechanical and electrical rooms and any other areas designated by the County Contract Administrator. All square footages listed are approximate.

Additionally, the Contractor should be aware that a schedule of heavy use at the Facility does impact the amount of cleaning required and may make scheduling of periodic and special cleaning difficult.

5.1 Description of Facility:

A. Ashburn Senior Center

The gross square footage of this facility is approximately **16,866 SF** excluding the mechanical rooms.

This facility is comprised of multi-use rooms including arts and crafts, exercise rooms, full-sized "commercial kitchen" for food preparation for Senior Programs and rentals. **See EXHIBIT "C".** There is also a ceramics room with a kiln. A large multi-purpose room will be used for coffee & snack in the mornings, lunch at noon and games during the remainder of the day.

The kitchen floor shall be cleaned daily to Loudoun County Health Department specifications. The Facility is open Monday through Friday for regular daily activity and is frequently rented by various groups on Saturday and Sunday and weeknights on occasion.

There are two (2) staff hard walled offices along with a conference room.

The Contractor should be aware that this schedule of heavy use does impact the amount of cleaning required and makes scheduling of periodic and special cleaning difficult.

The Senior Center Program may average 200 Seniors (when fully operational) per day and the large banquet room will be used frequently weekend nights and weekends by private parties. The size of these functions may vary from small to large.

There will be approximately 7 full time staff members and 2-4 part time staff members Monday thru Friday.

The Facility hours are as follows:

Monday - Friday: 8:30 AM - 5:00 PM

Monday thru Friday Nights are subject to periodic rentals*

Saturdays and Sundays are also subject to periodic rentals*

• Initially these rentals are not anticipated to take place on a frequent basis however as time goes on, they will increase in frequency.

B. General

The Contractor should be aware that this schedule of heavy use does impact the amount of cleaning required and makes scheduling of periodic and special cleaning difficult. The information provided in this section is not intended to be a substitute for site inspection and verification of scope and difficulty of work to be performed. Additionally, the Contractor's price shall be sufficient to pay all applicable federal and state withholdings, worker's compensation insurance and comply with at a minimum, the current minimum wage rate (https://www.dol.gov/general/topic/wages/minimumwage), and all other expenses related to the provision of services.

Further, the Contractor shall practice energy conservation and turn off lights in unoccupied areas, except where centrally controlled, and shall keep windows and doors closed at all times.

5.2 Description of Services

Contractor shall perform all services as described in this Contract according to the Cleaning Activity Specifications (Section 5.12) and the Minimum Service Requirements (Section 5.13), except for Loudoun County Government observed holidays. Contractors must verify County observed holidays by contacting the Contract Administrator at 703-737-8645.

It is the County's expectation that the successful bidder shall have sufficient staff to start work on July 1, 2021

County Holidays include:

New Year Day (January 1st)

Martin Luther King Day (3rd Monday in January)

Presidents' Day (3rd Monday of February)

Memorial Day (Last Monday in May)

Juneteenth – (Friday – June 18th)

Independence Day (4th of July)

Labor Day (1st Monday in September)

Indigenous Peoples Day (Monday, October 11)

Election Day, (Tuesday, November 2)

Veterans Day (November 11th)

Thanksgiving Day (4th Thursday in November and the following Friday)

Christmas Day (25th of December)

All services will be rendered as described in this Agreement.

Periodic and special cleaning must be done between 9:00 pm and 6:00 am or at other times by permission of the site supervisor. In all cases, the Contractor shall work at the convenience of the occupants.

Prior arrangements shall be made with the County to perform duties at other than prescribed hours. This service will be performed only at the County's convenience.

5.3 Supplies

- A. The Contractor shall furnish all supplies necessary for the work required herein, including but not limited to:
 - 1. Toilet paper shall be of 100% post-consumer waste content, double ply such as Fort Howard or approved equivalent.
 - 2. Paper towels shall be of 100% post-consumer waste content, semibleached, C-Fold such as Fort Howard or approved equivalent.
 - 3. Roll paper towels, when used, in kitchens and coffee stations.
 - 4. Paper toilet seat covers.
 - Urinal Screens.
 - 6. EPA approved COVID 19 germicidal disinfectant.
 - 7. Waxed feminine hygiene liner bags
 - 9 NCL White Pearl Soap or equivalent to be used in soap dispensers
 - Manufacturer recommended Cleaning Product for Sports and Sheet Sheet Vinyl Flooring (Exhibit D1 and D2)

- B. No supplies shall be used that Loudoun County or the manufacturer of the product determines harmful to the surfaces to which applied or to any other part of the facilities, their occupants, contents, or equipment.
 - The County may require samples of the products offered. The Contractor shall supply a product brochure and the Safety Data Sheets (SDSs) within ten (10) days after the award of the Contract. Submission of this list is MANDATORY.
- C. All supplies provided by the Contractor shall be compatible with the existing dispensers at all locations. **Exhibit A**
- D. The Contractor is responsible for supplying all paper goods, soaps, cleaners, hand sanitizers etc., currently in use in the Facility's bathrooms, canteens, kitchens, coffee stations, etc. or equivalent substitutions approved by the Contract Administrator.
- E. Contractor shall be responsible for stocking and supplying the Free Standing Upright Hand Sanitizer Dispensers. These dispensers can be refilled by gallon jugs of approved sanitizer. The hand sanitizer wall units are Spartan Chemical Company *foamyiQ* Lemon Blossom. The County will provide the refill cartridges for up to 3 months into contract. Then the Contractor is to find resource for these or purchase from the County at the County's cost.

Bidders shall indicate on the "Supply List" (Attachment #4) the brand names and estimated quantities necessary for the performance of the Contract. The Supply List must be included with bid submission. <u>FAILURE TO COMPLETE THIS LIST AND INCLUDE WITH BID SUBMISSION MAY BE A BASIS FOR REJECTION OF THE BID AS NON RESPONSIVE</u>

5.4 Equipment

Α. All necessary cleaning equipment including power driven floor scrubbing machines, backpack vacuum, high dusting equipment, waxing and polishing machines, industrial floor and upholstery vacuum cleaners, and all necessary motor trucks, etc., needed for the performance of the work of this Contract shall be furnished by the Contractor. Such equipment shall be of the size and type customarily used in work of this kind and no equipment shall be used which is harmful to the Facility or their contents. All equipment must be in good working condition at all times. Any nonworking equipment shall be replaced/repaired within twenty-four (24) hours. Bidders shall indicate on the "Equipment List" (Attachment #5) the manufacturer and amount of equipment that they have available for use under the Contract. The Equipment list shall be submitted with the bid. FAILURE TO COMPLETE THIS LIST AND INCLUDE WITH BID SUBMISSION MAY BE A BASIS FOR REJECTION OF THE BID AS NON RESPONSIVE.

NOTE: All equipment such as brooms, mops, and vacuums shall be available for use by the County staff or day porters during the day. The County shall assume responsibility when using the equipment. Adequate paper supplies and hand soap shall be stored in locked housekeeping

- closets on each floor. Designated County employees will have keys to these closets in the event supplies become short during the day and need replenishment.
- B. Electrical power, 110 volts, will be furnished by the County at existing power outlets for the Contractor's use to operate such equipment as is necessary in the conduct of his work. The Contractor shall be responsible for any damage caused to the electrical outlets and their covers caused by the improper connection or disconnection of equipment. Hot and cold water will also be made available as necessary for cleaning.
- 5.5 <u>Occupational Safety and Health Administration (OSHA) Guideline Compliance:</u>

The Contractor shall be responsible for compliance with all applicable federal, state, and local laws, rules, regulations, procedures, and guidelines regarding safety.

Failure of the Contractor or their employees to comply with all applicable laws, regulations and rules shall permit the County to immediately terminate this Contract without liability.

- A. SAFETY DATA SHEETS The Contractor shall furnish to the Contract Administrator copies of Safety Data Sheets (SDS) sheets for all products used prior to beginning service in the Facilities and must update copies of the SDS on an annual basis. In addition, each time a new chemical or cleaning product is introduced into the Facilities, a copy of that product's SDS must be provided to the Contract Administrator, prior to the product being used in any Facility.
 - The Safety Data Sheets must be in compliance with OSHA Regulation 1910.1200, paragraph g. or SDS sheets.
- B. LABELING OF HAZARDOUS MATERIALS Contractor shall comply with OSHA Regulation 1919.1200, paragraph f, concerning the labeling of all chemical containers. The Contractor shall purchase and issue all chemicals in their original containers. Materials that require precautionary warnings shall have affixed to all containers such labels or markings as are prescribed by law, regulatory agencies or this Contract. Markings or labeling of materials containing hazardous or toxic substances or wastes shall be in accordance with all Federal, State and County laws, ordinances, rules and regulations.
- C. CAUTION SIGNS Contractor shall use caution signs as required by OSHA Regulation 1910.144 and 1910.145 at no cost to the County. Caution signs shall be on-site on commencement of Contract. A minimum of four (4) floor signs are required for this facility.
- D. OSHA GUIDELINES OF BLOOD PATHOGENS Contractor shall comply with the OSHA Standard 29CFR1910.1030 Blood Borne Pathogens as it pertains to the training, safety and equipment needed for all employees engaged in custodial service. Contractor shall be responsible for compliance on date of Contract acceptance and shall provide proof to the Contract Administrator.

Due to the nature of custodial work, proof of compliance with OSHA regulation 1920.1200, Hazard Communication, shall be provided to the Contract Administrator upon award of the Contract.

E. Personal Protection Equipment (PPE) must be kept in each janitorial closet for staff to use. This must be labeled as such and kept in supply at all times. This PPE must include masks and gloves.

5.6 Slip Resistance

The Contractor shall verify that all floor finishes, seals, spray buff solutions and other such chemicals applied to non-carpeted floors provide adequate protection against slippery floors. Any observed instances of slippery or slick floors shall be corrected immediately upon discovery and use of Caution signs are to be used until conditions are corrected.

5.7 Germicidal Properties

The Contractor shall use only germicidal disinfectants that bear an Environmental Protection Agency (EPA) Registration Number and are EPA approved for COVID 19 disinfection.

5.8 <u>Personnel Requirements</u>

The Contractor shall screen all applicants and employ only qualified personnel under this Contract. The Contractor shall assign a sufficient number of personnel to each facility to maintain optimum conditions of cleanliness. If the quality of services is considered to be unacceptable to the County, then the Contractor will be required to increase the number of staff and or take whatever measures are required to remedy the situation.

A. Supervisor(s)

The Contractor shall assign a Quality Assurance Supervisor for this facility. The supervisors shall have at least three (3) years of janitorial services experience and shall be literate and fluent in the English language, due to the necessity to read chemical labels, job instructions and signs, as well as the need for communicating with County personnel. The Contractor shall be required to provide the name and position within the company of the supervisor to the County. The Contractor shall equip the supervisor with a cellphone in good working order provided at the Contractor's expense. This cell phone number shall be provided to the County's designee. The QA Supervisor must visit and inspect the facility no less than one time per week or more if needed.

B. <u>Time Sheets</u>

The Day Porter must sign for themselves by entering their name, starting time, and, when leaving, ending time on the time sheet each workday. All employees shall sign their own names and times. Failure to submit an accurate timesheet (i.e. inaccurate hours, falsifying names, etc.) may be cause for demerits and/or termination. A standard form such as the one contained in Attachment #7 shall be used. The time sheet shall be posted inside the custodial closet for availability to Loudoun County personnel.

The Contractor shall furnish an original copy of such records with the invoice at the end of the month.

C. <u>Employee Identification and Building Access:</u>

- All employees shall wear uniforms that bear the company name/logo. Uniforms shall be approved by the County Contract Administrator. Uniforms shall be neat not be exceptionally dirty, stained, or torn. The Contractor must provide each employee a minimum of 3 shirts/uniforms.
- 2. Identification badges shall be furnished by the Contractor and worn by all Contractor's employees at all times, while on County premises. The badges shall visibly display the Contractor's name, employee's picture, and name.
- 3. Access to the Facility shall be as directed by the County Contract Administrator or designee. Contractor's employees may not leave the premises during working hours except in cases of emergency and on approval of the Contract Administrator or designee. Contractor will be supplied with a list containing point of contacts and corresponding phone numbers to contact in case of an emergency. Access to designated restricted areas is forbidden to Contractor's employees. Restricted areas will be designated by the authorized County representative. All doors shall remain locked and no doors shall be propped open at any time.
- 4. Contractor shall require all employees performing under this Contract to personally sign and be responsible for each electronic access card to gain entry to work areas. This card is to be used only by the individual for whom the card was issued. When an individual is no longer employed by the Contractor, the card must be reassigned using the keycard request form provided. The form shall be sent to the Contract Administrator or designee. If a card is lost, the Contract Administrator or designee must be notified immediately. The Contractor shall report all lost, stolen or terminated employees' cards by calling 703-737-8645. The County reserves the right to charge the Contractor for lost or damaged cards. Unauthorized use of key cards is prohibited and may be cause for termination.
- 5. The Contractor shall not allow anyone into the building other than authorized employees of the Contractor. The Contractor shall not allow its employee's family members, friends, etc. to enter the Facility. Unauthorized access may be cause for termination of the Contract.

D. Training and Development of Contract Personnel:

All Contractor employees shall be fully trained and skilled in safe and proper housekeeping techniques. The use of custodians who are not adequately trained may be sufficient grounds for termination of the

Contract. Emphasis should be placed on Handling Hazardous Materials (proper cleanup of blood and body fluids) as stated herein.

The Contractor shall have established procedures for recruitment, retaining and development of its employees (Training and Development Plan). As part of these procedures, the Contractor shall have orientation training as well as periodic training for its staff on subjects such as:

- 1. Proper handling of cleaning products and chemicals.
- 2. Compliance with the requirements of County.
- 3. Task analysis identifying knowledge and skills required for each custodial/janitorial activity.
- 4. Training objectives and methods of verifying competency of all Contractor personnel.
- 5. Instruction to custodians and supervisors that at no time shall they open desk drawers, cabinets, or to use office equipment, including the use of non-pay telephones for any purpose other than a local emergency call. Any violation may result in termination of the Contract.

The Contractor shall submit a copy of the Training and Development Plan to the Contract Administrator within ten (10) days of Contract award for review and approval. The Contractor shall not commence any work under this Contract until the Training and Development Plan, incorporating any changes required, has been approved by the County.

The Contractor shall maintain records of employee training and submit these records to the Contract Administrator annually within thirty (30) days of any Contract renewals.

The use of employees who are not adequately trained may be sufficient grounds for termination of the Contract.

5.9 Contractor Staffing Requirements

- A. The Facility shall be fully staffed on the first day of work under the Contract. All personnel shall receive close and continuing first-line supervision by the Contractor.
- B. Custodians and Supervisors shall be employees of the Contractor. The use of day laborers and/or subcontractors is not permitted. (Subcontractors may only be used for carpet cleaning and window cleaning.)
- C. The Contractor shall obtain criminal background checks, at its expense, on all custodial and supervisory personnel at the start of this Contract or upon employment, and at least once per year thereafter. The criminal background check is to include Federal, State and local including any location that the employee resided within the past five (5) years. The criminal background check shall be completed utilizing the employee's legal name, current and past address, date of birth, and

- Social Security Number. The Contractor shall provide documentation to the County illustrating that the background checks have been successfully completed.
- D. The Contractor shall inform the Contract Administrator, by e mail, of any criminal convictions of any type for custodial personnel within five (5) days of obtaining such information. Thirty (30) days prior to any Contract renewal, the Contractor shall provide verification of current background checks on all personnel assigned under this Contract. At the minimum, the submission shall include copies of the background check for each Contractor's employee assigned under this Contract with a current a personnel list attached. Failure to provide this information may result in the Contract not being renewed.
- E. The Contractor, at its expense, shall run an E-Verify search on each employee for employment eligibility verification. The Contractor shall provide documentation to the County illustrating that the search has been successfully completed for each employee assigned under this document on demand.
- F. Contractor shall supply the Contract Administrator with a current list of all employees that will perform work at the Facilities prior to beginning work under this Contract. A copy of a driver's license or work permit shall be supplied for each employee. Each of these employees shall be adequately trained and have had criminal background checks and E-Verify search completed. If the Contractor uses employees not on the list, the County will order that person(s) off the property and deduct the cost of the actual hours worked by the unauthorized person/s. Repeated use of employees not on the current list may be grounds for termination of the Contract.
- G. The County reserves the right to require immediate removal of any Contractor's personnel, if the County determines that the individual is unfit for service for any reason, not contrary to law. This right is non-negotiable and the Contractor agrees to this condition by accepting this Contract. The Contractor shall have enough qualified employees to be able to provide a replacement within twenty-four (24) hours. Posts remaining vacant beyond these time limits may be cause for termination of the Contract. Should the Contractor assign someone who has not had a background check, that person will be immediately ordered off of County property and the Contractor shall not bill the County for any hours worked.

5.10 Contractor Quality Control Program

The Contractor shall have a total quality control program to ensure the requirements of the Contract are met as specified. A draft Quality Control Plan (QCP) shall be submitted for review and approval within ten (10) ten days of Contract award. The QCP shall be a system for identifying and correcting deficiencies in the quality of services before the level of performance becomes unacceptable and/or County Building Inspectors point out the deficiencies.

Deductions will be taken for deficiencies as outlined on Attachment #6 (Contract Deficiencies).

The QCP shall include, but not limited to the following:

- A. An inspection system which is tailored to the specific Facility and which covers all services stated in the tasks and frequencies segment of the Contract. The Contractor shall devise a checklist for use during the performance of the work. The checklist shall be signed and dated to indicate the time inspection was completed It is not permissible for the person who performs the work to inspect and accept that work. The Contractor and his supervisors who will complete inspections should be identified by title and type of inspection each is authorized to perform. A copy of each inspection report is to be provided to the Contract Administrator within twenty-four (24) hours of any inspection.
- B. The Contractor shall have daily quality control checklist, to be used for facility inspection. A copy of this checklist shall be submitted to the Contract Administrator within ten (10) days of Contract award for review and approval.
- C. An on-site file of all inspections conducted by the Contractor and the corrective action taken. This documentation shall be made available to the County, upon request, during the term of the Contract.

5.11 Black Light Test

The County uses a black light test to detect the presence of urine. The County will deem bathroom fixtures or floors not meeting specifications if the black light detects urine.

5.12 Cleaning Activity Specifications

These specifications are given as a general guideline to establish a minimum quality of service for each cleaning activity. The schedule of services is outlined in section 5.13 Minimum Service Requirements.

See Exhibit B for additional Guidelines provided by the CDC and integrate these into your cleaning protocols.

A. Receptacles

All trash shall be removed and collected at the dumpster site according to the schedule.

Receptacle Emptying and Cleaning

All trash receptacles shall be emptied according to schedule provided in section 5.2 (Description of Services). All receptacles shall be relined with clean plastic liners. Additional liners are to be placed in the bottom of each receptacle for use in between scheduled work. The Contract Administrator shall be notified when a trash receptacle requires repair or replacement. Receptacles shall be kept clean and odor free. Trash and paper shall not be allowed to accumulate in hallways or overflow receptacles.

Dumpster site shall be kept clean and orderly. Trash shall not be allowed to blow around grounds. Spills resulting from collection process shall be promptly cleaned. Area surrounding dumpster up to ten (10) feet must be kept neat and clean and free of debris.

2. Ash Trays and Urns Emptying and Cleaning

All ashtrays and urns shall be emptied on a schedule consistent with the frequencies given. Urns containing sand or other extinguishing material shall have such material replaced when soiled or wet.

Ashtrays shall be wiped clean both inside and out and be free from dirt, ashes, spots, food, and beverage spoilage and debris. Sand or other extinguishing material shall be replaced when soiled or wet. Ash stands shall be emptied and cleaned according to the frequency outlined in the schedule.

3. Miscellaneous Trash and Paper Collection

All trash and paper left in corridors or near trash receptacles and obviously intended as trash shall be collected and removed to the designated dumpster/collection site. Any questionable item shall be verified as intended. Staff is to be trained specifically on disposal of items near and around trash receptacles. NOTE: Items/materials near or around trash cans shall not be considered trash if they are not marked as trash. The Contractor shall only remove items that are actually in the trash receptacles or specifically labeled as "trash." The Contractor shall emphasize this procedure with all cleaning staff.

4. Recycling Materials

Bottle, can and glass recycling containers (slim-jims) are to have the plastic bags pulled and left untied and then are to be placed inside of the large wheeled toters used for recycling purposes. This shall be done daily and the containers shall be re-lined with clean plastic bags each time. County staff will be responsible for desk side and other recycling receptacles.

5. Receptacle Cleaning and Disinfecting

According to schedule section 5.2 (Description of Services) and Section 5.13 (Minimum Service Requirements) trash receptacles shall be thoroughly cleaned and disinfected, such cleaning to include any rigid liners within receptacles. Care shall be taken to thoroughly dry metal parts to prevent rust. Receptacles shall be free from dirt, food, or beverage spoilage and odors.

B. Restroom Cleaning and Servicing

Restrooms shall be cleaned with proper dilutions of disinfectant/detergent cleaning products to control disease-causing organisms and to prevent odors. Servicing shall be accomplished often enough to assure adequacy

of supplies and hygienic condition of restrooms. The Contractor shall use only germicidal disinfectants that bear an Environmental Protection Agency (EPA) Registration Number and are EPA approved for COVID 19 disinfection.

Fixture Cleaning and Disinfecting

Fixtures including toilet bowls, hand basins, changing stations and urinals shall be cleaned according to schedule. Special care shall be paid to floor and wall mounting brackets and sealants so as not to allow accumulations of dirt, urine and other soils.

Fixtures shall present a clean shining appearance free from dust, spots, stains, rust, mildew, soap residues, mineral deposits, organic material, etc. Wall and floor brackets and other fixture junctures shall be free of accumulations of dirt and urine.

2. <u>Stall Partition Cleaning</u>

Stall partitions and partitions between urinals shall be cleaned according to schedule. Graffiti shall be scrubbed or wiped off as soon after detection as possible. Graffiti which cannot be removed by normal cleaning procedures shall be reported immediately to the Contract Administrator. Stall and urinal partitions shall present a clean appearance free from water streaks, stains, soil, or other unsightly omissions and free from dust on top edges.

3. <u>Mirror and Chrome Cleaning</u>

Mirrors, chrome and other metal trim shall be cleaned and polished according to schedule. Included shall be metal supply dispensers, hand dryers, metal door pushes, metal light switches. Abrasive cleaners shall not be used. Mirrors, chrome, and other metal trim shall be free from water marks, streaks, soil, stains, graffiti, and other omissions and shall present a high shine.

4. <u>Tile De-scaling</u>

According to the schedule, tile floors, stalls, etc. in restrooms shall be cleaned of all scale, mineral deposits and soap residues with an appropriate chemical cleaning solution. Extreme care shall be exercised to avoid damaging fixtures, metal pipes, chrome, etc. Tile floors, walls and shower stalls shall be cleaned of all scale, mineral deposits and soap residues and shall be thoroughly rinsed and dried to present a uniformly clean appearance.

5. Grout Cleaning

Grouting and sealants shall be cleaned according to schedule with an appropriate chemical cleaning agent. Care shall be exercised to prevent damage to tile and any loose or broken grouting shall be reported to the Contract Administrator. Grout and other sealants shall be scrubbed clean and present a uniformly clean and hygienic appearance.

6. Ceramic Tile Floor/ Wall Cleaning

Ceramic tile floors and walls shall be thoroughly scrubbed with a heavy duty disinfectant/detergent solution. Extreme care shall be exercised to avoid excessive flooding of area. Ceramic tile floors and walls shall be thoroughly cleaned, rinsed and dried to present a uniformly clean appearance. At a minimum, twice a year the floor drain covers shall be removed and cleaned and the drains are to be flushed with hot water.

7. Restroom Servicing

Restrooms shall be serviced and cleaned during the day porters' shifts and every morning prior to opening.

Extra supplies shall be left when necessary to assure sufficiency between cleaning and servicing. Hand towels, soap, toilet issues, toilet seat covers, shall be stocked in appropriate dispensers in quantities adequate to ensure sufficiency between cleaning or servicing.

There are two waterless urinals on site,

Sanitary napkin and tampon disposal containers shall be lined with waxed feminine hygiene liner bags and then are to be emptied, sanitized nightly and **new bags are to be changed daily.**

C. Floor Maintenance

SEE EXHIBITS D1 and D2 FOR FLOOR CARE SPECIFICATIONS

Sweeping/Dust Mopping

Floors shall be swept or dust mopped according to the schedule to present a clean and orderly appearance at all times. Sweeping compounds shall not be used on finished floors but may be used on garage floors. Floors shall present a clean and orderly appearance with no loose dirt or debris in evidence including in corners, expansion joints, and other places accessible to the broom or dust mop.

2. Removing Gum/Tar Etc.

Surface accumulations of chewing gum, tar, hardened dirt and other spoilage that cannot be removed by other means such as mopping, sweeping, dust mopping, shall be scraped and then removed. Care shall be taken to avoid damage to floor tiles or finish. All gum, tar, and other soils shall be removed as soon as they are discovered.

Spot Mopping

According to the schedule and as needed, spills, spots and stains shall be damp mopped to assure a uniformly clean appearance. Spilled materials such as alcohol or other chemicals may result in stains which penetrate floor finishes. In these instances, floors

shall receive a light coat of finish to repair the damage and present a uniform appearance. Spills, spots, and stains shall be mopped up to assure a uniformly clean appearance.

4. Mopping

Floors shall be damp or wet mopped according to the schedule to maintain a uniformly clean appearance. Care shall be taken to avoid splashing walls, baseboards, furnishings, etc. Disks of cardboard or plastic shall be placed under or around furniture legs to prevent rust stains. Mopped floors shall be free from streaks, spots, stains, smears, mop strands and other unsightly appearance.

5. Spray Buffing

This procedure shall be employed according to the schedule to ensure a high gloss, non-slippery finish on all floors, to repair and refinish worn areas of finish and to remove heel and scuff marks. Extreme care shall be exercised to prevent hitting or otherwise damaging walls, baseboards, furnishings with the floor machine. Replace all furniture. Floors shall have a uniform high shine and be free of streaks, scuffmarks, and other unsightly appearance.

6. Stripping and Refinishing

Intentionally Omitted

D. Carpet Care

Carpets shall be vacuumed, spot cleaned, and shampooed to remove accumulations of dust, dirt, stains, and soil according to the schedule. Carpets shall present a uniformly clean appearance at all times free from spots, stains, chewing gum, tar, grease, litter, etc. Any tears, rips, burns, or indelible stains shall be reported for repairs or replacement.

Vacuuming

Carpets and mats shall be vacuumed according to schedule. Close attention shall be paid to corners, edges and areas that are inaccessible to the machine. Appropriate hand tools shall be employed to assure that these areas are properly cleaned. Care shall be exercised to prevent hitting or otherwise damaging walls, baseboards, or furnishings with the vacuum or attachments. Bags shall be emptied or cleaned regularly. Walk-off mats shall also be vacuumed and any furniture moved or replaced. Vacuumed carpets shall present a uniformly clean appearance both in open spaces and in inaccessible areas under and around furnishings, in corners and along edges. Carpets shall be free from lint, debris strings, loose carpet strands and the pile shall stand erect.

2. Spot Cleaning

Carpets and floor mats shall be spot cleaned as necessary to remove gum, tar, grease, spills, spots, stains, etc. A solvent

cleaner may be used provided that it is safe and does not cause fading or discoloration. Aerosol chewing gum remover may be used with a putty knife, but careful attention shall be paid to avoid damaging carpet fibers. This includes walk off mats.

Carpets and mats shall be kept free from chewing gum, candy spills, spots, grease, food and beverage stains, water-marks, etc. Indelible stains, which cannot be removed by spotting and shampooing procedures, shall be reported to the Contract Administrator. Water leaks or beverage spills shall be cleaned up as soon as they are discovered. Gum and tar shall be removed as soon as they are discovered.

3. Shampooing

This procedure shall be employed according to schedule to ensure a clean and uniform appearance and to prolong the life of the carpeting. This is complete carpet cleaning and involves the use of approved method to thoroughly clean carpet. Care shall be taken to avoid damaging carpet fibers irrespective of the method of carpet cleaning employed. Carpets, which have been shampooed, shall present a uniformly clean appearance with no evidence of surface spoilage or spotting, the pile shall stand erect and the color shall be bright. To include walk off mats. Contractor shall give the County at least seventy-two (72) hour notice prior to shampooing carpets. Signs must be posted at least forty-eight (48) hours prior to the scheduled work by the Contractor.

The Contractor must capture wastewater produced and dispose of it in a sanitary sewer at a proper facility. The Contractor shall not be permitted to discharge any wastewater into the storm drainage system including but not limited to mop water, wastewater produced during shampooing/extracting process, etc.

E. Horizontal Surface Cleaning

Horizontal surface cleaning shall be interpreted to mean those surfaces and objects not high enough to require the use of a ladder (below 100" or about in height) that comprise the furnishings and structures of the Facility including, but not limited to office furniture chairs, tables, file cabinets), counter tops, ledges, rails, display cases and the tops of those cases, typewriters, telephones, etc.

NOTE: Unless requested, objects (books, papers, files, etc.) on horizontal surfaces should not be moved to accomplish cleaning. High horizontal cleaning includes those areas that must be reached by a ladder or special, long reach cleaning device.

1. Spot Cleaning

This procedure is a form of policing areas for dirt, smudges, smears, graffiti, fingerprints, spills, splashes, etc. It shall be

accomplished according to schedule and as a matter of good housekeeping practice, on a continuing basis. Surfaces which have been spot cleaned shall be free from smudges, fingerprints, dirt, splashes, graffiti, smears, spills, etc. and shall present a uniformly clean appearance.

2. Dusting

Dusting shall be accomplished according to schedule. Care shall be exercised to avoid damaging painted or wooden surfaces and "lighting" of the cleaned areas. Appropriate cleaning agents shall be used and shall be tested in inconspicuous areas before general use.

Appropriate cleaning agents, polishes, cloths, etc. shall be used according to the type and composition of the structure or object. Any items or furnishings moved during the procedure shall be replaced to the proper position. Care shall be taken to keep dust dispersion to a minimum. Dusted surfaces shall be free from dust, lint, paper shreds, grime, cobwebs, hair, and other unsightly omissions. If treated dust cloths are used, there shall be no oil streaks left on the surface.

3. Damp Wiping

Damp wiping or washing to horizontal surfaces shall be accomplished according to the schedule. Appropriate cleaning agents shall be used according to the type and composition of the structure or object. Any items or furnishings moved during the procedure shall be replaced to the proper position. Care shall be taken to avoid damage to wood or painted surfaces. Surfaces that have been damp wiped shall be free from dirt, streaks, spots, stains, cobwebs, smudges, fingerprints, smears etc. and shall present a uniformly clean appearance. Water marks or spots shall be wiped clean and dry.

F. <u>Vertical Surface Cleaning</u>

Vertical surface cleaning shall be interpreted to mean those surfaces not high enough to require the use of a ladder (below 100" or about in height) that comprise the furnishings and structure of the Facilities and shall include, but not limited to walls, doors, gates, baseboards, table and desk legs and sides, sides of file cabinets, frames, pictures, wall hangings, maps, signs, ventilation louvers, etc.

1. Spot Cleaning

Procedure same as in 5.12.E (1)

2. <u>Dusting</u>

Procedure same as in 5.12.E (2)

3. <u>Damp Wiping</u>

Procedure same as in 5.12.E (3)

4. Wall Scrubbing

This procedure shall be accomplished according to schedule. Appropriate cleaning agents shall be employed according to the type and composition of the wall. Disinfectant agents shall be used on restroom walls. Walls shall be totally cleaned and well rinsed and shall be free from graffiti, dirt, splashes, soap residues, fingerprints, etc. and shall present a uniformly clean appearance.

Manual or machine scrubbing may be employed, but in either case, flooding of floors is to be avoided at all times. Floors and floor finish shall be protected during the procedure.

Stone façade walls are throughout this facility. These walls are to be "vacuumed" with a soft vacuum brush to remove dust and accumulated debris 100 inches in height. No ladder is to be used. Frequency – as needed.

5. Baseboard Cleaning

Baseboards shall be cleaned according to schedule and after all stripping, scrubbing, and refinishing procedures as necessary. Baseboards shall be free from splashes, dirt, cobwebs, finish buildups, streaks, crevice accumulations of dirt, etc.

6. <u>Dry erase/chalk boards</u>

Do not clean or erase dry erase and or chalk boards.

G. <u>Drinking Fountain Cleaning and Disinfecting</u>

Drinking fountains shall be cleaned according to schedule. All surfaces shall be cleaned with an appropriate disinfectant/detergent solution, wiped thoroughly dry and polished. All trash and debris (gum wrappers, cigarette butts, etc.) shall be removed. Plumbing problems shall be reported to the maintenance staff for corrective action. Drinking fountains shall be free from trash and debris (gum wrappers, cigarette butts, etc.), dirt, fingerprints, smudges, streaks, spots and stains. Wall areas around the fountains shall be free from water spots and streaks.

H. High Dusting/Cleaning

High surfaces shall be interpreted to mean those surfaces and objects high enough to require the use of a ladder (above 100" or about in height) which comprise the structure and furnishing of the Facilities and shall include, but are not limited to wall/ceiling junctures, light fixtures, ventilation louvers, overhead signs, sills, ledges, etc. High surfaces and objects shall be free from dirt lint, cobwebs, grease, grime, streaks, spots, stains, insects, etc. and shall present an overall clean appearance.

1. Cleaning Vents, Grills, Etc.

HVAC fan vents, grills, panels, etc. shall be cleaned according to schedule by damp wiping, dusting, washing, or vacuuming as appropriate and with appropriate cleaning agents.

Cleaned vents, grill, etc. shall be free from dirt, accumulated dust, cobwebs, and shall present an overall clean appearance.

I. Cleaning Venetian Blinds

Intentionally Omitted

J. Window/Glass Washing Service Requirements

- The Contractor shall provide the necessary equipment, supplies, and materials to accomplish the task and frequency set out for window/glass washing at the facility.
- 2. The Contractor shall wash and dry the inside and outside window/glass surfaces one time per year; wash the inside window frames and sills as needed; dust the outside window frames and sills; and remove bird and insect nests, if found, one time per year. All exterior cleaning shall be done from the ground by use of ladders, lifts, etc. Contractor will not be allowed access to the roof. Contractor shall notify Contract Manager when this work is to be performed.
- 3. The Contractor shall observe all OSHA-prescribed safety regulations and practices. All ladders, scaffolding, window anchors, safety belts, etc. shall be OSHA approved for window/glass washing.
- 4. Acids shall not be used for cleaning windows/glass.
- 5. The absence of a requirement covering specific equipment, operations, or hazards shall not relieve the Contractor of the responsibility of taking further action to provide maximum safety in the performance of window/glass cleaning.

K. <u>Emergency Custodial Services</u>

The Contractor shall provide an emergency telephone number where a live operator can be reached twenty-four hours a day.

Emergency services may include, but are not limited to cleaning up spills, leaks, floods, sickness, animal wastes, breakage, etc. All work of this nature shall be performed in accordance with applicable provisions of federal, state, and local regulations and codes.

In the event of an emergency situation, is of such magnitude that regularly scheduled tasks cannot be accomplished, the Contract Administrator shall be so informed. Emergency services shall be judged according to the nature of the procedure (i.e., separate standards apply to each function) and on the responsiveness to the situation.

The Contractor shall respond to an emergency situation within one (1) hour of receipt of County's notification.

L. <u>Major Cleaning Activities</u>

The Contractor shall notify occupants of the Facility seventy-two (72) hours prior to ANY major cleaning activity such as carpet shampooing or floor stripping and finishing including window cleaning. The method of notification shall be posted, typewritten notices placed in prominent locations. Affixing the notices to walls, doors etc., must not damage the surface finishes. The notice must describe the activity, time and date, anticipated tenant disruptions, and a phone number that can be called if there are any questions. The notices must be removed promptly after the cleaning activity. The contractor is to provide the Contract Administrator on a quarterly basis a calendar of the project cleaning for the upcoming 3-month period. In addition, the contractor is to notify the Contract Administrator when the scheduled work has been completed.

M. <u>Exterior Cleaning</u>

1. Grounds and Sidewalks

The grounds and sidewalks around each Facility and parking area shall be kept free of litter. The areas within ten (10) feet of the Facilities shall be swept as needed. Trash cans and ash urns are to be emptied, cleaned and new liners installed.

2. Grounds/Parking Areas

The grounds and parking areas within direct correlation to these facilities shall be kept free of trash and litter and policed nightly.

5.13 <u>Minimum Service Requirements</u>

A. Definitions

Unless designated otherwise, the following time schedules are applicable:

- 1. Daily Service work to be performed one (1) time each day at Contractor's discretion.
- 2. Weekly Service work to be performed once per week at Contractor's discretion, a minimum of four (4) days apart.
- 3. Bi-weekly Service work to be performed twice per week at Contractor's discretion, a minimum of two (2) days apart.
- 4. Monthly Service work to be performed once per month, a minimum of three (3) weeks apart.
- 5. Bi-Monthly Service work to be performed twice per month, a minimum of two (2) weeks apart.
- 6. Annual Service yearly work is to be performed once per Contract year, within the first sixty (60) days of each twelve (12) month period.
- 7. Bi-Annual Service- work is to be performed twice per Contract year, the first work is to be performed within the first sixty (60) days

- and approximately six (6) months thereafter of each twelve (12) month period.
- 8. Quarterly Service work is to be performed at approximately ninety (90) day intervals for a total of four (4) times per year, the first work to be performed within the first thirty (30) days of each Contract year.
- 9. As needed determined by County Contract Manager.

B. <u>Custodial Service Requirements</u>

Full Facility Cleaning

The Contractor shall employ sufficient number of permanent trained personnel to perform specified duties at this facility. Custodians shall have a minimum of six (6) month janitorial work experience and shall be able to follow verbal commands from the supervisor and the County. All Contractor's personnel assigned under this Contract shall be employees of the Contractor. Use of subcontractors and day laborers is not permitted. The hours of full facility cleaning will be between 5:00 am and 8:00 am Monday thru Saturday. Contractor will be requested to clean on some Sunday mornings in the event of a Saturday rental. If there are Sunday rentals facility will be cleaned during the Monday Morning shift prior to normal operations. Contractor is to provide a separate quote on an hourly basis for Sunday Morning cleaning when needed.

Custodians shall be instructed by the supervisors regarding schedule of cleaning, requirement of the facilities, use of appropriate cleaning solutions and equipment, and all other requirements as set forth in the Contract.

Daytime Custodial Service:

The Contractor shall also provide a Day Porter during the hours of 11:00 AM and 4:00 PM (total of 5 hours per day) Monday thru Friday who is fully trained to perform all specified duties at this facility covered under this Contract. This Day Porter will service the entire building during the Five-hour shift. They are to check, refresh, restock and clean restrooms where needed. Pull trash in restrooms and canteens areas and respond to any emergency or request of cleaning by the site supervisor.

Wiping down of door handles, and all surfaces as outlined in Exhibit B – Pandemic Cleaning Guidelines are to be implemented as well.

During the COVID 19 event, the Day Porter will be required to wear an approved face mask at all times while contamination of airborne virus particles may be likely when working in occupied buildings. The Contractor shall submit a photo or specifications of said face mask for County approval. The Contractor is to supply the Day

Custodian a minimum of three washable masks or approved disposable masks.

There is no supervisor needed for the daytime shift. The daytime custodial worker must be fluent in English.

C. <u>Frequency of Cleaning Service</u>

- 1. <u>Daily Service to All Areas (5:00 am 8:00 AM Monday thru Saturday)</u>
 - a. Empty all trash, reline with clean bag and remove trash.
 - b. Clean floor surfaces including stone, brick or composition flooring. Remove gum and tar, spot mop spills, and spray buff surfaces at lobbies, entrances, main corridors, and public reception areas. These surfaces are to be cleaned as per the manufacturers recommended care. Exhibit D1 and D2
 - c. Vacuum all carpets, including walk-off mats, spot clean, remove gum and tar. (Walk-off mats are provided by County)
 - d. **NOTE**: Carpets receive heavy traffic and may require a more thorough cleaning on a frequent basis rather than spot cleaning. Contractor shall be responsible for the clean appearance of the carpets at all times regardless of cleaning method or schedule used.
 - e. Clean and disinfect drinking fountains/water coolers.
 - f. Collect and remove all miscellaneous trash and rubbish at the outside areas to designated pick-up location.
 - g. Clean Building Entrance Areas to ten (10) feet outside of entrance door by sweeping concrete surfaces, removing trash, leaves, grass, and other litter. Empty trash containers and cigarette disposal containers.
 - h. Dust all vertical and horizontal surfaces that are readily available and visibly require it.
 - i. Clean all interior windows (below 110 inches) and glass entrances and other doors, partitions, display cases, clean and polish light fixtures, pay phones etc.
 - j. Wipe off counter tops, tabletops, chairs, and high touch surfaces.
 - k. Remove handprints or marks from walls, doors, mirrors and doorframes.
 - Clean kitchen/coffee bar areas, empty trash, wash sink basins, wipe off counter tops, mop floor, and replenish all dispensers.

- m. Pull recycling materials from bottles/can containers, and place inside large wheeled toter. Place new bag inside receptacle. Do not tie up the bags.
- n. Check Hand Sanitizer dispensing units and replace with refills when needed.

2. Daily Service to Restrooms

- Empty trash and feminine product receptacles, reline with clean bags, and remove trash to designated pick-up location.
- b. Clean and disinfect all fixtures, clean all partitions, clean and polish mirrors, chromes, metal, counter tops, benches,
- c. Wet mop with disinfectant and rinse floor.
- d. Restock all supplies. There shall always be adequate supply of required expendable toilet items - soap, paper towels, toilet paper, and toilet seat covers available as dispensers get low. Extra stock should be available at all times.

3. Bi-Weekly Service to All Areas

a. Spray buff all ceramic tiled floors not treated under daily service.

4. Bi-Monthly Service to All Areas

a. Machine-scrub all restroom floors

5. Monthly Service to All Areas

- a. Complete vertical and horizontal surface cleaning.
- b. Clean and disinfect all trash receptacles.
- c. Clean storage areas.
- d. Clean and/or assess the condition of floor mats and take appropriate action.

6. Quarterly Service to All Areas

- a. High dusting/cleaning.
- b. The bathroom floor drain covers shall be removed and cleaned, and the drains are to be flushed with hot water.

7. As Needed in All Areas but Not Less than Bi-Annually

a. Shampoo all carpeted floors. Contractor shall shampoo all carpets after 6 months of the contract start date and every six (6) months thereafter.

8. Annual Service

a. thoroughly clean all interior and exterior windows on ground levels.

9. As Needed in All Areas

- a. Respond to emergency custodial services.
- b. Respond to special job assignments.
- c. Maintain janitor closet/room in an orderly condition and in compliance with County Safety and Fire regulations.
- Clean walk off mats.
- e. Wipe down and clean of furniture upon request. The nature of this facility may require steam cleaning, disinfecting and or removal of urine on surfaces.

5.14 Reporting

A. Schedule of Periodic Work

The Contractor shall provide a detailed periodic work plan. The plan will be required within thirty (30) days of Contract award. Submission shall be made to the Contract Administrator on a quarterly basis.

- 5.15 The County shall be sole judge of said quality and required frequency of the services provided herewith.
- 5.16 Project Cleaning schedules are to be submitted quarterly to Contract Administrator thirty (30) days in advance of scheduled work.
- 5.17 The Facility shall be staffed to maintain optimum conditions of cleanliness. If the level of cleaning is at any time considered to be unacceptable to the County, then Contractor will be required to increase his staff or take whatever measures are required.
- 5.18 The County reserves the right to suspend custodial services for areas that are not occupied or only partially occupied. The County will give a minimum of two (2) weeks' notice of any suspended service, and service cost will be prorated as agreed upon by the County and the Contractor.

6.0 TERMS AND CONDITIONS

The Contract with the successful bidder will contain the following Terms and Conditions. These Terms and Conditions are not negotiable.

6.1 <u>Procedures</u>

The extent and character of the services to be performed by the Contractor shall be subject to the general control and approval of the Director of General Services or his/her authorized representative(s). The Contractor shall not comply with requests and/or orders issued by other than the Director of General Services or his/her authorized representative(s) acting within their authority for the County. Any change to the Contract must be approved in writing by the Division of Procurement and the Contractor.

6.2 Term

The Contract shall cover the period from July 1, 2021 through June 30, 2022 or an equivalent period depending upon date of Contract award.

This Contract may be renewed at the expiration of the initial term at the request of the County. The renewal may be for up to six (6) additional one (1) year periods. Unless otherwise agreed to by the parties or as may be required by law, any renewal shall be based on the same terms and conditions as the initial term with the exception of the price or rates. Initial prices or rates and subsequent renewal prices or rates are guaranteed for a minimum of twelve (12) months. Any increase in prices or rates after the initial term or any renewal term should be mutually agreed to by the parties, however, in no instance will the contract price adjustment for a renewal period exceed three percent (3%).

6.3 Quantities

The quantities specified in this Contract are estimated only. They may not indicate the actual quantity which will be ordered, since such volume will depend upon requirements which develop during the Contract period.

Quantities shown shall not be construed to represent any amount which the County shall be obligated to purchase under the Contract or relieve the Contractor of its obligation to fill all orders placed by the County.

6.4 <u>Delays and Delivery Failures</u>

Time is of the essence. The Contractor must keep the County advised at all times of status of parties' agreement. If delay is foreseen, the Contractor shall give immediate written notice to the Division of Procurement. Should the Contractor fail to deliver the proper item(s)/service(s) at the time and place(s) contracted for, or within a reasonable period of time thereafter as agreed to in writing by the Division of Procurement, or should the Contractor fail to make a timely replacement of rejected items/services when so required, the County may purchase items/services of comparable quality and quantity in the open market to replace the undelivered or rejected items/services. The Contractor shall reimburse the County for all costs in excess of the Agreement price when purchases are made in the open market; or, in the event that there is a balance the County owes to the Contractor from prior transactions, an amount equal to the additional expense incurred by the County as a result of the Contractor's nonperformance shall be deducted from the balance as payment.

6.5 Material Safety Data Sheets

By law, the County will not receive any materials, products, or chemicals which may be hazardous to an employee's health unless accompanied by a Safety Data Sheet (SDS) when received. This SDS will be reviewed by the County, and if approved, the materials, product or chemical can be used. If the SDS is rejected, the Contractor must identify a substitute that will meet the County's criteria for approval.

6.6 Business, Professional, and Occupational License Requirement

All firms or individuals located or doing business in Loudoun County are required to be licensed in accordance with the County's "Business, Professional, and Occupational Licensing (BPOL) Tax" Ordinance during the initial term of the Contract or any renewal period.

Wholesale and retail merchants <u>without</u> a business location in Loudoun County are exempt from this requirement. Questions concerning the BPOL Tax should be directed to the Office of Commissioner of Revenue, telephone (703) 777-0260.

6.7 Payment of Taxes

All Contractors located or owning property in Loudoun County during the initial term of the Contract or any renewal period shall assure that all real and personal property taxes are paid.

The County will verify payment of all real and personal property taxes by the Contractor prior to the award of any Contract or Contract renewal.

6.8 Insurance

- A. The Contractor shall be responsible for its work and every part thereof, and for all materials, tools, equipment, appliances, and property of any and all description used in connection therewith. The Contractor assumes all risk of direct and indirect damage or injury to the property or persons used or employed on or in connection with the work contracted for, and of all damage or injury to any person or property wherever located, resulting from any action, omission, commission or operation under the Contract.
- B. The Contractor and all subcontractors shall, during the continuance of all work under the Contract provide the following:
 - 1. Workers' compensation and Employer's Liability to protect the Contractor from any liability or damages for any injuries (including death and disability) to any and all of its employees, including any and all liability or damage which may arise by virtue of any statute or law in force within the Commonwealth of Virginia.
 - 2. Comprehensive General Liability insurance to protect the Contractor, and the interest of the County, its officers, employees, and agents against any and all injuries to third parties, including bodily injury and personal injury, wherever located, resulting from any action or operation under the Contract or in connection with the contracted work. The General Liability insurance shall also include the Broad Form Property Damage endorsement, in addition to coverage for explosion, collapse, and underground hazards, where required.
 - 3. Automobile Liability insurance, covering all owned, non-owned, borrowed, leased, or rented vehicles operated by the Contractor.

- C. The Contractor agrees to provide the above referenced policies with the following limits. Liability insurance limits may be arranged by General Liability and Automobile policies for the full limits required, or by a combination of underlying policies for lesser limits with the remaining limits provided by an Excess or Umbrella Liability policy.
 - 1. Workers' Compensation:

Coverage A: Statutory

Coverage B: \$100,000

2. General Liability:

Per Occurrence: \$1,000,000

Personal/Advertising Injury: \$1,000,000

General Aggregate: \$2,000,000

Products/Completed Operations: \$2,000,000

aggregate

Fire Damage Legal Liability: \$100,000

GL Coverage, excluding Products and Completed Operations, should be on a Per Project Basis

3. Automobile Liability:

Combined Single Limit: \$1,000,000

- D. The following provisions shall be agreed to by the Contractor:
 - No change, cancellation, or non-renewal shall be made in any insurance coverage without a forty-five (45) day written notice to the County. The Contractor shall furnish a new certificate prior to any change or cancellation date. The failure of the Contractor to deliver a new and valid certificate will result in suspension of all payments until the new certificate is furnished.
 - 2. Liability Insurance "Claims Made" basis:

If the liability insurance purchased by the Contractor has been issued on a "claims made" basis, the Contractor must comply with the following additional conditions. The limits of liability and the extensions to be included as described previously in these provisions, remain the same. The Contractor must either:

- a. Agree to provide certificates of insurance evidencing the above coverage for a period of two (2) years after final payment for the Contract for General Liability policies This certificate shall evidence a "retroactive date" no later than the beginning of the Contractor's work under this Contract, or
- b. Purchase the extended reporting period endorsement for the policy or policies in force during the term of this

- Contract and evidence the purchase of this extended reporting period endorsement by means of a certificate of insurance or a copy of the endorsement itself.
- 3. The Contractor must disclose the amount of deductible/self-insured retention applicable to the General Liability and Automobile Liability. The County reserves the right to request additional information to determine if the Contractor has the financial capacity to meet its obligations under a deductible/self-insured plan. If this provision is utilized, the Contractor will be permitted to provide evidence of its ability to fund the deductible/self-insured retention.
- 4. a. The Contractor agrees to provide insurance issued by companies admitted within the Commonwealth of Virginia, with the Best's Key Rating of at least A:VII.
 - b. European markets including those based in London, and the domestic surplus lines market that operate on a non-admitted basis are exempt from this requirement provided that the Contractor's broker can provide financial data to establish that a market's policyholder surpluses are equal to or exceed the surpluses that correspond to Best's A:VII Rating.
- 5. a. The Contractor will provide an original signed Certificate of Insurance and such endorsements as prescribed herein.
 - b. The Contractor will provide on request certified copies of all insurance coverage related to the Contract within ten (10) business days of request by the County. These certified copies will be sent to the County from the Contractor's insurance agent or representative. Any request made under this provision will be deemed confidential and proprietary.
 - c. Any certificates provided shall indicate the Contract name and number.
- 6. The County, its officers and employees shall be Endorsed to the Contractor's Automobile and General Liability policies as an "additional insured" with the provision that this coverage "is primary to all other coverage the County may possess." (Use "loss payee" where there is an insurable interest). A Certificate of Insurance evidencing the additional insured status must be presented to the County along with a copy of the Endorsement.
- 7. Compliance by the Contractor with the foregoing requirements as to carrying insurance shall not relieve the Contractor of their liabilities provisions of the Contract.

- E. Precaution shall be exercised at all times for the protection of persons (including employees) and property.
- F. The Consultant is to comply with the Occupational Safety and Health Act of 1970, Public Law 91-956, as it may apply to this Contract.
- G. If an "ACORD" Insurance Certificate form is used by the Contractor's insurance agent, the words "endeavor to" and ". . . but failure to mail such notice shall impose no obligation or liability of any kind upon the company" in the "Cancellation" paragraph of the form shall be deleted.
- H. The Contractor agrees to waive all rights of subrogation against the County, its officers, employees, and agents.

6.9 Hold Harmless

The Contractor shall, indemnify, defend, and hold harmless the County from loss from all suits, actions, or claims of any kind brought as a consequence of any act or omission by the Contractor. The Contractor agrees that this clause shall include claims involving infringement of patent or copyright. For purposes of this paragraph, "County" and "Contractor" includes their employees, officials, agents, and representatives. "Contractor" also includes subcontractors and suppliers to the Contractor. The word "defend" means to provide legal counsel for the County or to reimburse the County for its attorney's fees and costs related to the claim. This section shall survive the Contract. The County is prohibited from indemnifying Contractor and/or any other third parties.

6.10 Safety

All Contractors and subcontractors performing services for the County are required to and shall comply with all Occupational Safety and Health Administration (OSHA), State and County Safety and Occupational Health Standards and any other applicable rules and regulations. Also, all Contractors and subcontractors shall be held responsible for the safety of their employees and any unsafe acts or conditions that may cause injury or damage to any persons or property within and around the work site area under this Contract.

6.11 Permits

It shall be the responsibility of the Contractor to comply with County ordinances by securing any necessary permits. The County will waive any fees involved in securing County permits.

6.12 <u>Notice of Required Disability Legislation Compliance</u>

The County is required to comply with state and federal disability legislation: The Rehabilitation Act of 1973 Section 504, The Americans with Disabilities Act (ADA) for 1990 Title II and The Virginians with Disabilities Act of 1990.

Specifically, Loudoun County, may not, through its contractual and/or financial arrangements, directly or indirectly avoid compliance with Title II of the Americans with Disabilities Act, Public Law 101-336, which prohibits discrimination by public entities on the basis of disability. Subtitle A protects qualified individuals with disability from discrimination on the basis of disability in the services, programs, or activities of all state and local governments. It extends

the prohibition of discrimination in federally assisted programs established by the Rehabilitation Act of 1973 Section 504 to all activities of state and local governments, including those that do not receive federal financial assistance, and incorporates specific prohibitions of discrimination on the basis of disability in Titles I, III, and V of the Americans with Disabilities Act. The Virginians with Disabilities Act of 1990 follows the Rehabilitation Act of 1973 Section 504.

6.13 Ethics in Public Contracting

The provisions contained in §§ 2.2-4367 through 2.2-4377 of the Virginia Public Procurement Act as set forth in the 1950 Code of Virginia, as amended, shall be applicable to all Contracts solicited or entered into by the County. A copy of these provisions may be obtained from the Purchasing Agent upon request.

The above-stated provisions supplement, but do not supersede, other provisions of law including, but not limited to, the Virginia State and Local Government Conflict of Interests Act (§ 2.2-3100 et seq.), the Virginia Governmental Frauds Act (§ 18.2-498.1 et seq.) and Articles 2 and 3 of Chapter 10 of Title 18.2. The provisions apply notwithstanding the fact that the conduct described may not constitute a violation of the Virginia State and Local Government Conflict of Interests Act.

6.14 Employment Discrimination by Contractors Prohibited

Every Contract of over \$10,000 shall include the following provisions:

- A. During the performance of this Contract, the Contractor agrees as follows:
 - The Contractor will not discriminate against any employee or applicant for employment because of race, religion, color, sex, national origin, age, disability, status as a service disabled veteran, or any other basis prohibited by state law relating to discrimination in employment, except where there is a bona fide occupational qualification reasonably necessary to the normal operation of the Contractor. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices setting forth the provisions of this nondiscrimination clause.
 - 2. The Contractor, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, shall state that such Contractor is an equal opportunity employer.
 - Notices, advertisements and solicitations placed in accordance with federal law, rule or regulation shall be deemed sufficient to meet this requirement.
- B. The Contractor will include the provisions of the foregoing paragraphs, 1, 2, and 3 in every subcontract or purchase order of over \$10,000, so that the provisions will be binding upon each subcontractor or vendor.

6.15 Drug-Free Workplace

Every Contract over \$10,000 shall include the following provisions:

During the performance of this Contract, the Contractor agrees to (i) provide a drug-free workplace for the Contractor's employees; (ii) post in conspicuous places, available to employees and applicants for employment, a statement notifying employees that the unlawful manufacture, sale, distribution, dispensation, possession, or use of a controlled substance or marijuana is prohibited in the Contractor's workplace and specifying the actions that will be taken against employees for violations of such prohibition; (iii) state in all solicitations or advertisements for employees placed by or behalf of the Contractor that the Contractor maintains a drug-free workplace; and (iv) include the provisions of the foregoing clauses in every subcontract or purchase order of over \$10,000, so that the provisions will be binding upon each subcontractor or vendor.

For the purposes of this section, "drug-free workplace" means a site for the performance of work done in connection with a specific Contract awarded to a Contractor in accordance with this chapter, the employees of whom are prohibited from engaging in the unlawful manufacture, sale, distribution, dispensation, possession, or use of a controlled substance or marijuana during the performance of the Contract.

6.16 Faith-Based Organizations

The County does not discriminate against faith-based organizations.

6.17 Immigration Reform and Control Act of 1986

By entering this Contract, the Contractor certifies that it does not and will not during the performance of this Contract violate the provisions of the Federal Immigration Reform and Control Act of 1986, which prohibits employment of illegal aliens.

6.18 Substitutions

NO substitutions, additions or cancellations, including those of key personnel, are permitted after Contract award without written approval by the Division of Procurement. Where specific employees are proposed by the Contractor for the work, those employees shall perform the work as long as those employees work for the Contractor, either as employees or subcontractors, unless the County agrees to a substitution. Requests for substitutions will be reviewed by the County and approval may be given by the County at its sole discretion.

6.19 Condition of Items

All items shall be new, in first class condition, including containers suitable for shipment and storage, unless otherwise indicated herein or as may be agreed to by the parties in a written amendment to this Agreement. Oral or written but unsigned agreements to the contrary will not be recognized.

6.20 Workmanship and Inspection

All work under this Contract shall be performed in a skillful and workmanlike manner. The Contractor and its employees shall be professional and courteous at all times. The County reserves the right to require immediate removal of any Contractor employee from County service it deems unfit for service for any reason, not contrary to law. This right is non-negotiable and the Contractor agrees to this condition by accepting this Agreement. Further, the County may, from time to time, make inspections of the work performed under the Agreement. Any inspection by the County does not relieve the Contractor of any responsibility in meeting the Agreement requirements.

The Contractor will have all employees working at County sites wear a uniform and have photo identification (frontal face). This identification must be prominently displayed at all times. No one with a felony conviction may be employed under this Agreement. The Contractor MUST remove any employee from County service who is convicted of a felony during his or her employment.

6.21 Cleaning Up

The Contractor shall at all times keep the adjacent areas of the property free from rubbish and the accumulation of any waste materials. Contractor shall be responsible for the removal of all trash at the end of each day, or more frequently as may be required by the Contract Administrator.

6.22 Exemption from Taxes

Pursuant to Va. Code § 58.1-609.1, the County is exempt from Virginia State Sales or Use Taxes and Federal Excise Tax, therefore the Contractor shall not charge the County for Virginia State Sales or Use Taxes or Federal Excise Tax on the finished goods or products provided under the Contract. However, this exemption does not apply to the Contractor, and the Contractor shall be responsible for the payment of any sales, use, or excise tax it incurs in providing the goods required by the Contract, including, but not limited to, taxes on materials purchased by a Contractor for incorporation in or use on a construction project. Nothing in this section shall prohibit the Contractor from including its own sales tax expense in connection with the Contract in its Contract price.

6.23 Contract Performance Bond

The following bond or security shall be delivered to the Division of Procurement and shall become binding on the parties upon the execution of the Contract:

- A. A performance bond satisfactory to the County, executed by a surety company authorized to do business in Virginia with a Best's Key Rating of Level A or better and in a financial size of Class VII or higher, or otherwise secured in a manner satisfactory to the County, for the faithful performance of the Contract in strict conformity with the plans, specifications and conditions of the Contract. The bond shall be in an amount equal to one hundred percent (100%) annual contract amount. This bond shall be renewable annually during the Contract Term.
- B. The amount of the performance bond shall increase without the necessity of any action by the County, to the same extent the Contract Price increases due to changes.
- C. All sureties providing bonds shall give written notice to the County at least thirty (30) days prior to the expiration or termination of the bond(s).

- D. If at any time, any surety or sureties become insolvent or are determined by the Owner to be unable to adequately secure the interests of the County, the Contractor shall within thirty (30) days after such notice from County to do so, substitute an acceptable bond(s) in such form and sum and signed by such other sureties as may be satisfactory to County. The premium on such bond(s) shall be paid by the Contractor at no additional cost to the County provided reasonable justification can be provided by the County for its determination.
- E. The bond shall be payable to the County of Loudoun, Virginia and delivered within fifteen (15) calendar days following the County's issuance of the Notice of Intent to Award.
- F. If the Contractor fails to provide the required bond in accordance with the terms identified herein, the County may terminate the contract for cause.

Bidders shall provide with their bids a statement from a surety company confirming the Bidder's ability to provide a performance bond (as required above) if awarded a contract under this IFB. See Attachment #8 for a sample Surety Statement.

6.24 Ordering, Invoicing and Payment

All work requested under this Contract shall be placed on a County issued Purchase Order. The Contractor shall not accept credit card orders or payments.

Upon delivery and acceptance of the service, the Contractor shall submit an invoice on a monthly basis detailing the appropriate charges.

This invoice must have the month invoiced for, current Purchase Order Number for said contract and also include the address below.

Invoices shall be submitted to:

County of Loudoun, Virginia
Department of General Services
P.O. Box 7100
Leesburg, VA 20177-7100
Attn: Kathleen Vance

Upon receipt of invoice and final inspection and acceptance of the service, the County will render payment within forty-five (45) days unless any items thereon are questioned, in which event payment will be withheld pending verification of the amount claimed and the validity of the claim. The Contractor shall provide complete cooperation during any such investigation. Unless invoice items are questioned, the interest shall accrue at the rate of one percent (1%) per month for any late payments.

Individual Contractors shall provide their social security numbers, and proprietorships, partnerships, and corporations shall provide their federal employer identification number on the pricing form.

6.25 Payments to Subcontractors

Within seven (7) days after receipt of amounts paid by the County for work performed by a subcontractor under this Contract, the Contractor shall either:

- A. Pay the subcontractor for the proportionate share of the total payment received from the County attributable to the work performed by the subcontractor under this Contract; or
- B. Notify the County and subcontractor, in writing, of his intention to withhold all or a part of the subcontractor's payment and the reason for non-payment.

The Contractor shall pay interest to the subcontractor on all amounts owed that remain unpaid beyond the seven (7) day period except for amounts withheld as allowed in item B. above.

Unless otherwise provided under the terms of this Contract, interest shall accrue at the rate of one percent (1%) per month.

The Contractor shall include in each of its subcontracts a provision requiring each subcontractor to include or otherwise be subject to the same payment and interest requirements as set forth above with respect to each lower-tier subcontractor.

The Contractor's obligation to pay an interest charge to a subcontractor pursuant to this provision may not be construed to be an obligation of the County.

6.26 Assignment

The Agreement may not be assigned in whole or in part without the prior written consent of the Division of Procurement. The rights and obligations of the Contractor are personal and may be performed only by the Contractor. Any purported assignment that does not comply with this provision is void. This Agreement is binding upon and inures to the benefit of the parties and their respective permitted successors and assigns.

6.27 Termination

Subject to the provisions below, this Contract may be terminated by the County upon thirty (30) days advance written notice to the Contractor; but if any work or service hereunder is in progress, but not completed as of the date of termination, then the Contract may be extended upon written approval of the County until said work or services are completed and accepted.

A. Termination for Convenience

The County may terminate this Contract for convenience at any time in which the case the parties shall negotiate reasonable termination costs.

B. Termination for Cause

In the event of Termination for Cause, the thirty (30) days advance notice is waived and the Contractor shall not be entitled to termination costs.

C. <u>Termination Due to Unavailability of Funds in Succeeding Fiscal Years</u>

If funds are not appropriated or otherwise made available to support continuation of the performance of this Contract in a subsequent fiscal

year, then the Contract shall be canceled and, to the extent permitted by law, the Contractor shall be reimbursed for the reasonable value of any non-recurring costs incurred but not amortized in the price of the supplies or services delivered under the Contract.

6.28 Contractual Disputes

The Contractor shall give written notice to the Purchasing Agent of intent to file a claim for money or other relief within ten (10) calendar days of the occurrence giving rise to the claim or at the beginning of the work upon which the claim is to be based, whichever is earlier.

The Contractor shall submit its invoice for final payment within thirty (30) days after completion or delivery.

The claim, with supporting documentation, shall be submitted to the Purchasing Agent by US Mail, courier, or overnight delivery service, no later than sixty (60) days after final payment. If the claim is not disposed of by agreement, the Purchasing Agent shall reduce his/her decision to writing and mail or otherwise forward a copy thereof to the Contractor within thirty (30) days of the County's receipt of the claim.

The Purchasing Agent's decision shall be final unless the Contractor appeals within thirty (30) days by submitting a written letter of appeal to the County Administrator, or his designee. The County Administrator shall render a decision within sixty (60) days of receipt of the appeal.

No Contractor shall institute any legal action until all statutory requirements have been met. Each party shall bear its own costs and expenses resulting from any litigation, including attorney's fees.

6.29 Severability

In the event that any provision shall be adjudged or decreed to be invalid, by a court of competent jurisdiction, such ruling shall not invalidate the entire Agreement but shall pertain only to the provision in question and the remaining provisions shall continue to be valid, binding and in full force and effect.

6.30 Governing Law/Forum

This Agreement shall be governed and construed in all respects by its terms and by the laws of the Commonwealth of Virginia. Any judicial action shall be filed in the Commonwealth of Virginia, County of Loudoun. Contractor expressly waives any objection to venue or jurisdiction of the Loudoun County Circuit Court, Loudoun County, Virginia. Contractor expressly consents to waiver of service of process in an action pending in the Loudoun County Circuit Court pursuant to Virginia Code Section 8.01-286.1.

6.31 Notices

All notices and other communications hereunder shall be deemed to have been given when made in writing and either (a) delivered in person, (b) delivered to an agent, such as an overnight or similar delivery service, or (c) deposited in the United States mail, postage prepaid, certified or registered, addressed as follows:

TO CONTRACTOR: TO COUNTY:

TBD County of Loudoun, Virginia

Division of Procurement

Attn: Gerald Landayan

Via delivery method (a) or (b)

1 Harrison Street, SE, 4th Floor

Leesburg, VA 20175

Or

Via delivery method (c)

P.O. Box 7000

Leesburg, VA 20175

Notice is deemed to have been received: (i) on the date of delivery if delivered in person; (ii) on the first business day after the date of delivery if sent by same day or overnight courier service; or (iii) on the third business day after the date of mailing, if sent by certified or registered United States Mail, return receipt requested, postage and charges prepaid.

6.32 Licensure

To the extent required by the Commonwealth of Virginia (see e.g. 54.1-1100 et seq. of the Code of Virginia) or the County, the Contractor shall be duly licensed to perform the services required to be delivered pursuant to this Contract.

6.33 Authority to Transact Business in Virginia

A Contractor organized as a stock or nonstock corporation, limited liability company, business trust, or limited partnership or registered as a registered limited liability partnership shall be authorized to transact business in the Commonwealth as a domestic or foreign business entity if so required by Title 13.1 or Title 50 of the Code of Virginia or as otherwise required by law. Any business entity described herein that enters into a Contract with the County pursuant to the Virginia Public Procurement Act 2.2-4300 et seq. shall not allow its existence to lapse or its certificate of authority or registration to transact business in the Commonwealth, if so required under Title 13.1 or Title 50 of the Code of Virginia, to be revoked or cancelled at any time during the term of the Contract. The County may void any Contract with a business entity if the business entity fails to remain in compliance with the provisions of this section.

6.34 No Smoking

Smoking in all County buildings is prohibited. The County may designate a smoking area outside County facilities. Contractor shall only use those designated smoking areas. Certain County facilities, both inside and outside, may be entirely smoke free. Contractor shall inquire of the Contract Administrator or designee if a facility is entirely smoke free. Failure to adhere

to the County's no smoking policies may lead to removal of Contractor employees and possible Contract termination.

6.35 Confidentiality

A. Contractor Confidentiality

The Contractor acknowledges and understands that its employees may have access to proprietary, business information, or other confidential information belonging to the County of Loudoun. Therefore, except as required by law, the Contractor agrees that its employees will not:

- Access or attempt to access data that is unrelated to their job duties or authorizations as related to this Contract.
- 2. Access or attempt to access information beyond their stated authorization.
- 3. Disclose to any other person, or allow any other person access to, any information related to the County or any of its facilities or any other user of this Contract that is proprietary or confidential. Disclosure of information includes, but is not limited to, verbal discussions, FAX transmissions, electronic mail messages, voice mail communication, written documentation, "loaning" computer access codes and/or another transmission or sharing of data.

The Contractor understands that the County, or others may suffer irreparable harm by disclosure of proprietary or confidential information and that the County may seek legal remedies available to it should such disclosure occur. Further, the Contractor understands that violations of this provision may result in Contract termination.

The Contractor understands that information and data obtained during the performance of this agreement shall be considered confidential, during and following the term of this Contract, and will not be divulged without the Purchasing Agent's written consent and then only in strict accordance with prevailing laws. The Contractor shall hold all information provided by the County as proprietary and confidential and shall make no unauthorized reproduction or distribution of such material.

B. County Confidentiality

In addition, the County understands that certain information provided by the Contractor during the performance of this Agreement may also contain confidential or proprietary information. All information will be maintained in accordance with the Virginia Freedom of Information Act.

6.36 Counterparts

This Contract and any amendments or renewals hereto may be executed in a number of counterparts, and each counterpart signature, when taken with the other counterpart signatures, is treated as if executed upon one original of this Contract or any amendment or renewal. A signature by any party to this Contract provided by facsimile or electronic mail is binding upon that party as if it were the original.

6.37 Force Majeure

A party is not liable for failure to perform the party's obligations if such failure is as a result of Acts of God (including epidemics, pandemics, fire, flood, earthquake, storm, hurricane or other natural disaster), war, invasion, act of foreign enemies, hostilities (regardless of whether war is declared), civil war, rebellion, revolution, insurrection, military or usurped power or confiscation, terrorist activities, nationalization, government sanction, blockage, embargo, strikes at national level or industrial disputes at a national level, or strike or industrial disputes by labor not employed by the affected party, its subcontractors or its suppliers and which affect an essential portion of the contracted for works but excluding any industrial dispute which is specific to the performance of the works or this contract, interruption or failure of electricity or telephone service.

If a party asserts Force Majeure as an excuse for failure to perform the party's obligation, that party must immediately notify the other party giving full particulars of the event of force majeure and the reasons for the event of force majeure preventing that party from, or delaying that party in performing its obligations under this contract and that party must use its reasonable efforts to mitigate the effect of the event of force majeure upon its or their performance of the contract and to fulfill its or their obligations under the contract.

An event of force majeure does not relieve a party from liability for an obligation which arose before the occurrence of that event, nor does that event affect the obligation to pay money in a timely manner which matured prior to the occurrence of that event.

The Contractor has no entitlement and County has no liability for: (1) any costs, losses, expenses, damages or the payment of any part of the contract price during an event of force majeure; and (2) any delay costs in any way incurred by the contractor due to an event of force majeure.

6.38 Survival of Terms

Upon discharge of this Agreement, Sections (Notice, Hold Harmless, Governing Law/Forum, Contractual Disputes) of these Terms and Conditions continue and survive in full force and effect.

6.39 Non-Waiver

No waiver of any provision of this Agreement shall constitute a waiver of any other provision nor shall any waiver of this Agreement constitute a continuing waiver unless otherwise expressly provided.

6.40 Loudoun County Quality Assurance Program (QAP)

Each of the services to be rendered under this Contract are subject to County inspection, both during and after completion of the tasks. The QAP (inspections evaluations) is <u>NOT</u> a substitute for Quality Control (manpower supervision/control) by the Contractor. The County's QAP effort does not relive the Contractor from the responsibility of satisfactorily performing the services specified in the Contract nor does it relieve the Contractor deductions due to Contract deficiencies as outlined in Attachment #6 hereof. During the QAP

inspections, if the Contractor does not have enough staff to meet the contracted hourly requirements, the County will assume that the staff was not there for the whole workday. It will be up to the Contractor to provide the Contract Administrator with a work plan as to how many staff will be working for how many hours during this time period. The Contractor's plan must define what hours they will be on-site.

A. <u>Consequence of Contractor's Failure to Satisfy Minimum Staff-Hour Requirements of the Contract:</u>

- 1. Number of staff-hour(s) below required number X \$18.50.
- 2. The count shall be determined and agreed upon by the Contractor and the Contract Administrator.
- 3. All credits shall be given by the Contractor to the County on the monthly billing for the month of the provided services (i.e. if the Contractor is invoicing for the month of May the credits will be deducted from the May invoice.)
- 4. Any dispute concerning the determination of the count shall be referred to the County Purchasing Agent for resolution.

B. Consequence of Contractor's Failure to Perform Required Service:

Contractor's failure to perform under the terms and frequencies specified herein, may result in a reduction in the monthly payment due to the Contractor and/or termination of the Contract. The types of reductions described below may, at the County's option, be imposed after notification to the Contractor of any deficiencies and failure to provide remedies.

- 1. The Contractor shall be required to report to the within 4 hours of reporting to correct any deficiencies. The deficiencies shall be of such a nature as to warrant immediate correction or the use and enjoyment of the Facilities will be negatively affected. Deficiencies may include gross in nature, like an entire bathroom not being cleaned, but can also be relatively minor if they adversely affect the occupants. For example, a bathroom had no hand towels at the start of business. Should the Contractor fail to respond as required to make corrections, the County may deduct a portion of payment due to the Contractor equal to the amount as described in Attachment 6. The Contractor will be required to submit a revised invoice noting the deduction due to deficient work.
- After the first three (3) months of the Contract, or at the request of the Contract Administrator, the Contractor shall meet with the Contract Administrator and other designated County officials for the purpose of discussing performance. The Contractor may also request meetings to discuss their performance.

6.41 Security

The Contractor shall keep all suite and exterior doors closed during performance of work. A timer activates the door locks. Doors should not be blocked open for any reason. Doors held open more than 20 seconds once locks are activated will cause the security system to alert the Loudoun County Sheriff's Office. The Contractor shall not allow anyone (including County employees) into the building or office suites when doors are locked. Violation may result in termination of the Contract.

6.42 Key Deposit

Access to County facilities shall be in accordance with instructions, keys and/or security cards issued or provided by the County Representative(s). Access may include special instruction about security systems installed at these Facilities. The Contractor shall take all reasonable precautions to ensure that security of these Facilities and internal equipment, furnishings and other items are maintained at all times.

The Contractor shall be responsible for the series of keys assigned to it and shall assign these keys to its personnel for use in maintaining the Facilities. The Contractor shall be responsible for the proper use and safe keeping of all keys issued by the County to the Contractor.

When leaving the Facility the Contractor's staff shall ensure that all external windows and doors are closed and secured. If the Contractor's staff fails to properly secure the Facilities, the County will deduct any resulting fees and/or the cost of County staff time required to correct the situation from the Contractor's monthly payment.

The Contractor shall report all lost or stolen keys to the County Representative(s) within twenty-four (24) hours after discovery of the loss. The Contractor shall reimburse County for the total cost, as determined by County, of re-keying the Facilities or duplicating additional keys.

Upon expiration or termination of the Contract, the Contractor shall immediately return all keys, cards, remote controls, etc., to County.

The Contractor shall be responsible for any lost keys, card keys and any Inherent damages (i.e., re-keying of whole Facility). This cost shall be withheld from payment(s). The decision to re-key the whole Facility is solely that of the County.

Upon completion of Contract, final payment shall be withheld until all issued keys are returned to the County Contract Administrator or authorized representative.

7.0 INSTRUCTIONS TO BIDDERS

7.1 Preparation and Submission of Bids

- A. Before submitting a bid, read the ENTIRE solicitation including the Contract Terms and Conditions. Failure to read any part of this solicitation will not relieve a bidder of the Contractual obligations.
- B. Pricing must be submitted on IFB pricing form only. Include other information, as requested or required.

- C. All bids must be submitted to the Division of Procurement in a sealed container. The face of the sealed container shall indicate the IFB number, time and date of opening and the title of the IFB.
- D. All bids shall be signed in ink by the individual or authorized principals of the firm.
- E. All attachments to the IFB requiring execution by the bidder are to be returned with the bids.
- F. Bids must be received by the Division of Procurement prior to 4:00 p.m., local Atomic time on the date specified on the cover of this IFB. An atomic clock is located in the Division of Procurement and can also be verified by visiting http://www.time.gov/timezone.cgi?Eastern/d/-5/java. Requests for extensions of this time and date will not be granted, unless deemed to be in the County's best interest. Bidders mailing their bids shall allow for sufficient mail time to ensure receipt of their bids by the Division of Procurement by the time and date fixed for acceptance of the bids. Bids or unsolicited amendments to bids received by the County after the acceptance date and time will not be considered. Bids will be publicly accepted and logged in at the time and date specified above.
- G. Bids must be submitted via one of the following options:

US Mail to:

County of Loudoun, Virginia

Division of Procurement

PO Box 7000

Leesburg, Virginia 20177-7000;

or

Hand delivered to:

County of Loudoun, Virginia

Division of Procurement

1 Harrison Street, S.E., <u>1st Floor, Procurement Bids and Proposals Drop Box</u>

Leesburg, Virginia 20175.

or

Private carrier (UPS/FedEx) to:

Loudoun County Procurement

1 Harrison Street, S.E.,

ATTN: PROCUREMENT BIDS & PROPOSALS

Leesburg, Virginia 20175

Faxed and e-mailed bids will not be accepted.

Please note: Bidders choosing to submit bids via US Mail or UPS/FedEx should allow at least an additional twenty-four (24) hours in the delivery process to ensure bids are received on time.

Due to restrictions surrounding the COVID-19 pandemic, public access to County facilities is extremely limited. The mailing of bids is preferred. However, if a bid is hand delivered, it will be received in the lobby of 1 Harrison Street, SE, Leesburg, VA 20175 ONLY in the Drop Box labeled: Procurement Bids and Proposals between the hours of 8:30 a.m. and 5:00 p.m.

ALL BIDS MUST BE SUBMITTED AT THIS LOCATION PRIOR TO 4:00 P.M. on the Acceptance Date of the bid in order to be considered. Bids will not be accepted at any other building locations or after 4:00 P.M. Failure by a bidder to address and label their bids in accordance with the requirements of this section may result in bid being delivered to an incorrect location which will ultimately result in bid rejection for late submission.

- H. Each firm shall submit one (1) original of their bid to the County's Division of Procurement as indicated on the cover sheet of this IFB.
- I. A public bid opening will be held virtually using GoToMeeting at approximately 4:30 P.M. on the Acceptance date. See the GoToMeeting log in information provided below. To participate in the audio portion of the opening, please dial the number provided below and follow the prompts as designated. You may also witness the announcement of received bids as they are opened using GoToMeeting with the instructions provided below. Bidders may not participate in the bid opening in-person at this time.

Please join my meeting from your computer, tablet or smartphone.

https://global.gotomeeting.com/join/117538389

You can also dial in using your phone.

(For supported devices, tap a one-touch number below to join instantly.)

United States: +1 (224) 501-3412

- One-touch: tel:+12245013412,,117538389#

Access Code: 117-538-389

New to GoToMeeting? Get the app now and be ready when your first meeting starts: https://global.gotomeeting.com/install/117538389

7.2 Questions and Inquiries

Questions and inquiries, both oral and written, will be accepted from any and all bidders. However, when requested, complex oral questions shall be submitted in writing. The Division of Procurement is the sole point of contact for this solicitation unless otherwise instructed herein. Unauthorized contact with other Loudoun County staff regarding the IFB may result in the disqualification of the bidder. Inquiries pertaining to the Invitation for Bid must

give the <u>IFB number</u>, time and date of opening and the title of the IFB. Material questions will be answered in writing with an Addendum provided, however, that all questions are received by 12:00 p.m. on April 29, 2021. It is the responsibility of all bidders to ensure that they have received all Addendums and to include signed copies with their bid. Addendums can be downloaded from www.loudoun.gov/procurement.

7.3 <u>Exceptions/Additions</u>

No exceptions or additions to the Specifications/Scope of Work or Contract Terms and Conditions shall be permitted. Any questions or concerns regarding any part of the IFB shall be submitted to the Division of Procurement prior to the date specified in the Questions and Inquiries section above. Bids containing any exceptions to the Specifications/Scope of Work or Contract Terms and Conditions or submitting additional Terms and Conditions shall be deemed non-responsive and rejected. Exceptions or additions proposed after bid submission by the successful bidder shall not be accepted.

7.4 <u>Inspection of Site</u>

It is strongly recommended that all bidders make an on-site inspection of the location where the work will be performed to become completely familiar with the existing conditions. Failure to comply with this requirement will not relieve the successful bidder of its obligation to carry out the scope of the resulting contract. Inspections may be performed at the pre-bid conference.

7.5 Firm Pricing for County Acceptance

Bid price must be firm for County acceptance for a minimum of ninety (90) days from bid opening date. "Discount from list" bids <u>are not</u> acceptable unless requested.

7.6 Unit Price

Bid unit price on quantity specified, extend and show total. In case of errors in extension, unit prices shall govern.

7.7 Quotations to be F.O.B. Destination - Freight Prepaid and Allowed

Any goods to be delivered to a County location shall be coordinated with the Contract Administrator prior to delivery. Such goods shall be delivered F.O.B. Destination, freight prepaid, and allowed. COD deliveries shall be denied. The cost of freight, insurance, and all other delivery related costs shall be included in the cost of performing the work proposed in the price proposal.

7.8 Proprietary Information

Trade secrets or proprietary information submitted by a bidder in connection with this solicitation shall not be subject to disclosure under the Virginia Freedom of Information Act; however, pursuant to Section 2.2-4342 of the Code of Virginia, the bidder must invoke the protections of this section prior to or upon submission of the data or other materials, and must clearly identify the data or other materials to be protected and state the reasons why protection is necessary. Failure to abide by this procedure may result in disclosure of the bidder's information. Bidders shall not

mark sections of their bid as proprietary if they are to be part of the award of the contract and are of a "Material" nature.

7.9 Authority to Bind Firm in Contract

Bids MUST give full firm name and address of bidder. Failure to manually sign bid may disqualify it. Person signing bid will show TITLE or AUTHORITY TO BIND THE FIRM IN A CONTRACT. Firm name and authorized signature must appear on bid in the space provided on the pricing page. Those authorized to sign are as follows:

If a sole proprietorship, the owner may sign.

If a general partnership, any general partner may sign.

If a limited partnership, a general partner must sign.

If a limited liability company, a "member" may sign or a "manager" must sign if so specified by the articles or organization.

If a regular corporation, the CEO, President or Vice-President must sign.

Others may be granted authority to sign but the County requires that a corporate document authorizing him/her to sign be submitted with bid.

7.10 Correction or Withdrawal of Bids and Cancellation of Awards

Correction or withdrawal of inadvertently erroneous bids before or after award, or cancellation of awards or contracts based on such bid mistakes, may be permitted at the County's discretion. After bid opening, no changes in bid prices or other provisions of bids prejudicial to the interest of the County or fair competition shall be permitted. Except as otherwise provided by regulation, all decisions to permit the correction or withdrawal of bids, or to cancel awards or contracts based on bid mistakes, shall be supported by a written determination made by the Purchasing Agent. No bid may be withdrawn when the result would be to award the contract on another bid of the same bidder or of another bidder in which the ownership of the withdrawing bidder is more than five percent (5%). If a bid is withdrawn, the lowest responsive and responsible remaining bid shall be deemed to be the low bid. If the Purchasing Agent, the Using Agency, or a designee of such, denies the withdrawal of a bid, he shall notify the bidder in writing stating the reasons for his decision.

7.11 Subcontractors

Subcontractors shall only be utilized for specialty work not covered in this contract document and only upon prior approval of the Contract Administrator.

7.12 Use of Brand Names

Unless otherwise provided in this IFB, the name of a certain brand, make or manufacturer does not restrict bidders to the specific brand, make or manufacturer named; it conveys the general style, type, character, and quality of the article desired, and any article which the County, in its sole discretion, determines to be the equal of that specified, considering quality, workmanship, economy of operation, and suitability for the purpose intended, shall be accepted. Any catalog, brand name or manufacturer's reference used in the IFB

is descriptive -- NOT restrictive – it is provided to generally indicate the type and quality desired. Bids on brands of like nature and quality will be considered. If the bid is based on offering other than the referenced or specified items, the bid must show the name of the manufacturer, brand or trade name, catalog number, etc., of article offered. If other than the brand(s) specified is offered, illustrations and complete description must be submitted with bid. Samples may be required. Bidders must certify that item(s) offered meet and/or exceed specifications. If an item considered as being equal by the bidder is offered and not accepted, the bid shall be rejected. If a bidder makes no other offer and takes no exception to specifications or reference data, it will be required to furnish the brand names, numbers, etc., as specified.

7.14 Samples

Samples, if required, must be furnished free of expense to County on or before the date specified; if not destroyed in examination, they will be returned to bidder, if requested, at bidder's expense. Each sample must be marked with bidder's name and address, IFB number and opening date. DO NOT ENCLOSE SAMPLE IN OR ATTACH SAMPLE TO BID.

7.15 Quantities

The quantities specified in this Invitation for Bid are estimated only, and are given for the information of bidders and for the purpose of bid evaluation. They do not indicate the actual quantity which will be ordered, since such volume will depend upon requirements which develop during the contract period.

Quantities shown shall not be construed to represent any amount which the County shall be obligated to purchase under the contract, or relieve the Contractor of his obligation to fill all orders placed by the County.

NO BID WILL BE CONSIDERED WHICH STIPULATES THAT LOUDOUN COUNTY SHALL GUARANTEE TO ORDER A SPECIFIC QUANTITY OF ANY ITEM.

7.17 Incidental and Consequential Damages

No bidder may require contractual language limiting or eliminating liability for incidental and consequential damages.

7.18 Late Bids

LATE bids shall be returned to bidder UNOPENED, if IFB number, opening date and bidder's return address is shown on the container.

7.19 Rights of County

The County reserves the right to reject all or any part of any bid, waive informalities, and award the contract to the lowest responsive and responsible bidder to best serve the interest of the County. Informality shall mean a minor defect or variation of a bid from the exact requirements of the Invitation to Bid which does not affect the price, quality, quantity, or delivery schedule for the goods, services or construction being procured.

7.20 Prohibition as Subcontractors Under Competitive Sealed Bidding

No bidder who is permitted to withdraw a bid shall, for compensation, supply any material or labor to or perform any subcontract or other work agreement for the person or firm to whom the contract is awarded or otherwise benefit, directly or indirectly, from the performance of the project for which the withdrawn bid was submitted.

7.21 Vendor Preference in Tie Bids

The Division of Procurement and all other departments of the County making purchases of goods, services or construction shall give preference to goods, services or construction sold by County and state vendors, in that order, in all cases of tie bids, quality and service being equal.

7.22 Anti-Trust Violations

Tie bids may cause rejection of bids by the Division of Procurement and/or prompt an investigation for Anti-Trust violations.

7.23 Basis for Award

Contract award will be made to the lowest responsive and responsible bidder based on total cost.

Whenever the lowest responsive and responsible bidder is a resident of a state other than Virginia and such state under its laws allows a resident contractor of that state a percentage preference, a like preference shall be allowed to the lowest responsive and responsible bidder who is a resident of Virginia and is the next lowest bidder. If the lowest bidder is a resident contractor of a state with an absolute preference, the bid preference shall not be considered.

7.24 <u>Negotiation with the Lowest Responsible Bidder</u>

Unless all bids are cancelled or rejected, the County reserves the right granted by § 2.2-4318 of the Code of Virginia to negotiate with the lowest responsive, responsible bidder to obtain a contract price within the funds available whenever such low bid exceeds the available funds. Negotiations with the low bidder may include both modifications of the bid price and the specifications/scope of work to be performed.

7.25 Notice of Award

A Notice of Award will be posted on the County's web site (www.loudoun.gov/procurement) and on the bulletin board located in the Division of Procurement, 4th floor, One Harrison St, SE, Leesburg, Virginia 20175.

7.26 Protest

Bidders may refer to Sections 2.2-4357 through 2.2-4364 of the Code of Virginia to determine their remedies concerning this competitive process. Protests shall be submitted to the Director, Finance and Budget.

7.27 <u>Debarment</u>

By submitting a bid, the bidder is certifying that bidder is not currently debarred by the County, or in a procurement involving federal funds, by the Federal Government. A copy of the County's debarment procedure in accordance with Section 2.2-4321 of the Code of Virginia is available upon request.

7.28 Proof of Authority to Transact Business in Virginia

A bidder or offeror organized or authorized to transact business in the Commonwealth pursuant to Title 13.1 or Title 50 of the Code of Virginia shall include in its bid or proposal the identification number issued to it by the State Corporation Commission. Any bidder or offeror that is not required to be authorized to transact business in the Commonwealth as a foreign business entity under Title 13.1 or Title 50 of the Code of Virginia or as otherwise required by law shall include in its bid or proposal a statement describing why the bidder or offeror is not required to be so authorized. Any bidder or offeror described herein that fails to provide the required information shall not receive an award unless a waiver of this requirement and the administrative policies and procedures established to implement this section is granted by the Purchasing Agent or his designee. The SCC may be reached at (804) 371-9733 or at http://www.scc.virginia.gov/default.aspx.

7.29 Cooperative Procurement

As authorized in Section 2.2-4304 of the Code of Virginia, this procurement is being conducted on behalf of and may be used by public bodies, agencies, institutions and localities of the several states, territories of the United States, and the District of Columbia with the consent of the Contractor.

7.30 Acknowledgement of Contract

By submitting a bid, the bidder acknowledges that it understands and agrees to the Terms and Conditions contained herein.

7.31 W-9 Form Required

Each bidder shall submit a completed W-9 form with their bid. In the event of contract award, this information is required in order to issue purchase orders and payments to your firm. A copy of this form can be downloaded from http://www.irs.gov/pub/irs-pdf/fw9.pdf.

7.32 Insurance Coverage

Bidders shall include with their bid a copy of their current Certificate of Insurance that illustrates the current level of coverage the bidder carries. The Certificate can be a current file copy and does not need to include any "additional insured" language for the County.

7.33 Legal Action

No vendor or potential vendor shall institute any legal action until all statutory requirements have been met.

7.34 Certification by Contractor as to Felony Convictions

No one with a felony conviction may be employed under this Contract and by the signature of its authorized official on the response to this Solicitation, the Contractor certifies that neither the contracting official nor any of the

Contractor's employees, agents or sub Agreement have been convicted of a fel	contractors who will work under this ony.
JAI	NITORIAL SERVICES AT ASHBURN SENIOR CENTER IFB RFQ 391782 Page 50 of 71



Loudoun County, Virginia

Division of Procurement 1 Harrison Street, 4th Floor Leesburg, Virginia 20175

8.0 BID SUBMISSION FORM JANITORIAL SERVICES at ASHBURN SENIOR CENTER

THE F	IRM OF:				
Address:					
FEIN_					
	CE TO BIDDERS: The following required and itions contained herein.	l services	shall be provided according to the terms		
	AL TOTAL FROM ATTACHMENT #3				
	shall also provide a fixed hourly rate in the				
Weeko	day Hourly Rate	\$	<u>/</u> Hour		
Weeke	end Hourly Rate	\$	<u>/</u> Hour		
A.	Return the following with your bid. If b provided within twenty-four (24) hours of		to provide with their bid, items shall be		
ITEM: 1. 2. 3.	W-9 Form: Certificate of Insurance: Addenda, if any (Informality):		INCLUDED: (X)		

[BID SUBMISSION FORM CONTINUED ON THE FOLLOWING PAGE]

8.0 BID SUBMISSION FORM - cont'd

responsive and	or non-responsible. It is the responda and to include signed copie	onsibility of	the bidder to ens	
 Addenda, if any: Payment Terms: Proof of Authority to in Virginia Form: Minimum Qualificat a. Attachment # 1- Training & Develop Attachment #2 - Bio Attachment #3 - Bio Attachment #4 - Sto Attachment #5 - Eo Surety Statement 	o Transact Business ion Documentation: References (on County form): ment Plan: dder Questionnaire: d Breakdown: upply List:	LUDED: (X)	net 30 or	Other
Person to contact regar	ding this bid:			
Title:	Phone:	Fa	ax:	
E-mail				
Name of person author	ized to bind the Firm (7.9):			
Signature:		D	ate:	

Failure to provide the following items with your bid shall be cause for rejection of bid as non-

B.

Loudoun County, Virginia



Print or Type Name and Title

www.loudoun.gov/procurement

Department of Finance and Procurement
Division of Procurement
1 Harrison Street, S.E., 4th Floor, Leesburg, VA 20175

PROOF OF AUTHORITY TO TRANSACT BUSINESS IN VIRGINIA

THIS FORM MUST BE SUBMITTED WITH YOUR BID/PROPOSAL. FAILURE TO INCLUDE THIS FORM SHALL RESULT IN REJECTION OF YOUR BID/PROPOSAL

Pursuant to Virginia Code §2.2-4311.2, a bidder/offeror organized or authorized to transact business in the Commonwealth pursuant to Title 13.1 or Title 50 of the Code of Virginia shall include in its bid/ proposal the identification number issued to it by the State Corporation Commission ("SCC"). Any bidder/offeror that is not required to be authorized to transact business in the Commonwealth as a foreign business entity under Title 13.1 or Title 50 of the Code of Virginia or as otherwise required by law shall include in its bid or proposal a statement describing why the offeror is not required to be so authorized. Any bidder/offeror described herein that fails to provide the required information shall not receive an award unless a waiver of this requirement and the administrative policies and procedures established to implement this section is granted by the Purchasing Agent or his designee.

If this bid/proposal for goods or services is accepted by the County of Loudoun, Virginia, the undersigned agrees that the requirements of the Code of Virginia Section 2.2-4311.2 have been met.

Please complete the following by checking the appropriate line that applies and providing the requested information.
PLEASE NOTE: The SCC number is NOT your federal ID number or business license number.

A.______ Bidder/offeror is a Virginia business entity organized and authorized to transact business in Virginia by the SCC and such bidder's/offeror's Identification Number issued to it by the SCC is ______.

B.____ Bidder/offeror is an out-of-state (foreign) business entity that is authorized to transact business in Virginia by the SCC and such bidder's/offeror's Identification Number issued to it by the SCC is ______.

C.____ Bidder/offeror does not have an Identification Number issued to it by the SCC and such bidder/offeror is not required to be authorized to transact business in Virginia by the SCC for the following reason(s):

Please attach additional sheets of paper if you need to explain why such bidder/offeror is not required to be authorized to transact business in Virginia.

Legal Name of Company (as listed on W-9)

Legal Name of Bidder/Offeror

Date

Authorized Signature

HOW DID YOU HEAR ABOUT THIS INVITATION FOR BID?

RFQ 391782

Please take the time to mark the appropriate line and return with your bid.

Associated Builders & contractors	Loudoun Times Mirror	
☐ Bid Net	Our Web Site	
☐ Builder's Exchange of Virginia	□NIGP	
☐ Email notification from Loudoun County	☐ The Plan Room	
☐ Dodge Reports	Reed Construction Data	
	☐ Tempos Del Mundo	
☐ India This Week	☐ Valley Construction News	
LS Caldwell & Associates	☐ Virginia Business Opportunities	
Loudoun Co Small Business Development Center	☐ VA Dept. of Minority Business Enterprises	
Loudoun Co Chamber of Commerce	RAPID	
Other		
SERVICE RESPO		
RFQ 391782	Date of Service:	
How did we	<u>e do?</u>	
Please let us know how we did in serving you. We'd acceptable level.	like to know if we are serving you at an	
How would you rate the way your reque	st for this document was handled?	
Excellent Good Average Fair Poor		
Did you have contact with F	<u> </u>	
How would you rate the manner in which you		
	erage Fair Poor	
How would you rate the overall	·	
Excellent Good Ave		
Excellent Good Ave	stage TallT ool	
COMMENTS:		
Thank you for you We can better assess our service to y		
·		
Your Name:		
Address:		
Phone: (day)	evenina	
Phone: (day)	Patty Cogle - Procurement -	

PO Box 7000 • Leesburg, VA 20177

JANITORIAL SERVICES AT ASHBURN SENIOR CENTER
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Cooperative Rider Clause

The Mid-Atlantic Purchasing Team (MAPT) is the agreement between the Metropolitan Washington Council of Governments ("MWCOG") and the Baltimore Metropolitan Council ("BMC") to aggregate the public entity and non-profit purchasing volumes in the Maryland, Virginia and Washington, D.C. region ("region").

Format

A lead agency format is used to accomplish this work. The Lead Agency in this procurement has included this MAPT Cooperative Rider Clause in this solicitation indicating its willingness to allow other public entities to participate pursuant to the following Terms and Conditions:

1. Terms

- 1.1 Participating entities, through their use of the Cooperative Rider Clause, agree to the terms and conditions of the resulting contract to the extent that they can be reasonably applied to the participating entity.
- 1.2 Participating entities may also negotiate additional terms and conditions specific to their local requirements upon mutual agreement between the parties.
- 2. Other Conditions Contract and Reporting
 - 2.1 The contract resulting from this solicitation shall be governed by and "construed in accordance with the laws of the State/jurisdiction in which the participating entity officially is located:
 - 2.2 To provide to MWCOG and/or BMC contract usage reporting information, including but not limited to quantity, unit pricing and total volume of sales by entity, as well reporting other participating entities added on the contract, on demand and without further approval of contract participants;
 - 2.3 Contract obligations rest solely with the participating entities only:
 - 2.4 Significant changes in total contract value may result in further negotiations of contract pricing with the lead agency and participating entities.

In pricing and other conditions, vendors are urged to consider the broad reach and appeal of MAPT with public and non-profit entities in this region.

A list of the participating members of the Mid-Atlantic Purchasing Team can be found at the following web links www.mwcog.org/purchasing-and-bids/cooperative-purchasing/member-links/ and http://www.baltometro.org/our-work/cooperative-purchasing/brcpc-representatives

Bidders shall provide	de references on this fo	orm. Use additional sheets as nece
Firm Name		
Contact		
Title	E-m	ail
Mailing Address		
Phone	Fax	Facility Size:
Nature of Work Per	formed:	
Firm Name		
Contact		
Title	E-m	ail
Mailing Address		
Phone	Fax	Facility Size:
Nature of Work Per	formed:	
Firm Name		
Contact		
Title	E-m	ail
Mailing Address		
		Facility Size:

ATTACHMENT #2: BIDDER QUESTIONNAIRE

INSTRUCTIONS

- A. All questions shall be answered in full, without exception. If copies of other documents will answer the question completely, they may be attached and clearly labeled. If additional space is needed, additional pages may be attached and shall be clearly labeled.
- B. Only complete and accurate information shall be provided by the Bidder. The Bidder hereby warrants that, to the best of its knowledge and belief, the responses contained herein are true, accurate, and complete.

How long has your firm been in business providing commercial janitorial services?
2. Has your firm personally inspected the Facilities and have a complete plan for the performance of the work?
3. Will your firm be subcontracting under this Contract? (Only carpet cleaning and window washing is permitted.) If yes, please explain and include a list of all subcontractors.
4. Is your firm or any of its principals currently debarred, disqualified, or suspended from submitting bids to the County or any other federal, state, or local entity? If yes, please provide entity name and explanation.
5. Within the last five (5) years, has your firm been declared in material breach or default of any contract by any federal, state or local entity? If yes, list the contract(s) and provide an explanation.
6. Within the last five (5) years, has your firm been terminated from a contract? If yes, list the contract(s) and provide an explanation.
7. Within the last five (5) years, have any legal actions, claims, judgements or indictments occurred in conjunction with any work performed under a contract by your firm, officers, partners, directors or affiliates? If yes, list the contract(s) and provide an explanation.
Signature:
Name:

Signature:		
Name:		
Bidder Name:		
Title:		

Date:

By signing above, I hereby acknowledge and agree that the responses contained herein are true, accurate and complete and that any false or inaccurate statements provide may result in my bid being deemed non-responsive and rejected.

ATTACHMENT #3: BID BREAKDOWN

A. Per section 5.1.A., Contractor's price shall be sufficient to pay all applicable federal and state withholdings, workmen's compensation, insurance and comply with, at a minimum, the current federal minimum wage rate as prescribed by the U.S. Fair Labor Standards Act (29 U.S.C. § 201 et seq.).

Bidders shall provide with their bid a bid breakdown detailing how the bid price was determined. The bid breakdown shall include, at a minimum, the monthly cost of labor, supplies/consumables, equipment, project cleaning or subcontractor expenses, overhead and profit. Failure to include this bid breakdown with the bid may be cause to deem the bid non-responsive and rejected.

Category	Monthly
Labor	
a. Wages	\$
b. Payroll Taxes, Benefits, & Other	\$
Total Labor (a+b):	\$
Supplies/Consumables	\$
Equipment Allowance	\$
Project Cleaning /Subcontractor Expenses	\$
Overhead & Profit (Including, but not limited to, bonds, insurance, background checks, E-Verify, uniforms, etc.)	\$
Other: (if applicable)	
	\$
	\$
	\$
Monthly Total	\$
Annual Total (Monthly Total x 12)	\$

ATTACHMENT #4: SUPPLY LIST

Bidders shall indicate the brand names of the supplies to be used under the performance of the Contract. Bidders are advised that the list is by no means exhaustive and that the responsibility of providing the supplies necessary and essential for performing work specified in the Contract rests with the bidder.

<u>ITEM</u>	BRAND
Plastic Trash Can Liners	
Paper towels (recycled)	
Fort Howard, Nibroc, Erwin or approved equal	
Two-ply toilet paper (recycled)	
Northern Feather Soft, or approved equal	
Hand Soap Liquid Satin or approved equal	
Toilet seat covers	
Cleaners:	
Glass/Window	
Bathroom	
Bowl	
Multi-purpose Sanitizing/disinfectant Agent	
Floor care:	
Polish	
Metal polish	
Furniture care:	
Polish(Vinyl)	
Polish (Wood)	
Carpet spot/stain remover	
Disinfectant (EPA COVID 19 Approved)	
Tile cleaner	
Gum remover	
Dust mop treatment	

<u>ITEM</u>	BRAND
Sand (cigarette sand urns)	
Floor pads	
Upholstery cleaner	
Wood cleaner	
Porcelain cleaner	
Stainless steel cleaner	
Brass polish	
Urinal screens	

<End of supply list>

ATTACHMENT #5: EQUIPMENT LIST

Bidders shall indicate the manufacturer and amount of equipment that is necessary and have available for use under the Contract. Bidders are advised that the list is by no means exhaustive and that the responsibility of providing the supplies necessary and essential for performing work specified in the contract rests with the bidder:

ITEM	MANUFACTURER	QUANTITY
Vacuum		
Commercial grade, 1 ½ hp min.		
Wet/dry vacuum		
Floor scrub machines		
High speed buffing machine		
Low speed buffing machine		
Carpet steam cleaner		
Brooms – indoor/outdoor		
Dustpans		
Mops – dust		
Mops – dust (treated)		
Bucket(s)		
Wringer		
Wet floor signs		
Mobile trash cans (w/caddy)		
Special high ceiling equipment		
Dusters (lamb's wool or approved equal)		
Toilet brush		
Window cleaning utensils		
Employee issued Face Masks (3)		

ATTACHMENT #6: CONTRACT DEFICIENCY DEDUCTIONS

Infraction	Amount of Deduction Per Instance
Section 5.5 Labeling of Supplies/Chemicals	\$50.00
Section 5.9-B1 through 5 Employee Identification and Building Access	\$50.00
Section 5.9-C1 through 5 Training and Development of Contract Employees	\$100.00
Section 5.14-C1 A through N Frequency of Cleaning Service (Daily Service to all areas)	\$50.00
Section 5.14- C2 A through D Daily Service to Restrooms	\$50.00
Section 5.14- C3 Weekly Service to All Areas	\$50.00
Section 5.14- C4 A through B Bi-Weekly Service to All Areas	\$50.00
Section 5.14-C5 A through B Bi-Monthly Service to All Areas	\$50.00
Section 5.14-C6 A through E Monthly Service to All Areas	\$50.00
Section 5.14-C7 A through C Quarterly Service to All Areas	\$150.00
Section 5.14-C8 A through C As Needed in All Areas But Not Less Than Bi- Annual	\$150.00
Section 5.14-C9 A Annual Service	\$150.00
Section 6.52 Unauthorized Personnel	\$250.00

ATTACHMENT #7: SAMPLE TIME SHEET

FACILITY NAME:
CONTRACT NUMBER:
VENDOR NAME:
SUPERVISOR:

DATE	TIME-IN	TIME-OUT	NAME

ATTACHMENT #8: SAMPLE SURETY STATEMENT

THIS IS A SAMPLE SURETY STATEMENT. SURETY STATEMENT IS TO BE PROVIDED WITH BID ON THE SURETY COMPANY'S LETTERHEAD.

(Name of Bidder) has been a client of (Name of Surety Company) for over (XX) years. During that time, we have supported this firm in their pursuit of projects in the \$
range and total programs in excess of \$ We are prepared to provide a Performance Bond on the aforementioned project, provided (Name of Bidder) accepts an award of the contract and makes application to us prior to the time the work is to commence, and we are satisfied with the prevailing underwriting conditions, including but not limited to, acceptable contract terms and job specifications, acceptable bond forms, and confirmation of full financing.
We also possess certificates of authority as an acceptable surety authorized to do business in the Commonwealth of Virginia as published annually in the Federal Register, Department of Treasurer, Fiscal Service, Department Circular 570 and have a Best's Key Rating of Level A or better and in a financial size category of Class VIII or higher.
Sincerely,
Attorney-In-Fact (Name of Surety Company)
Name of Surety
Signature
Print Name
Date
Address
Phone Number

Ashburn Senior Center

(HIBIT A

		NOTES /COMMENTS
Paper Towel /Waste Receptacle Combo	4	
Bi-Fold Paper Towel Dispensers	9	Bobrick 2620
Dyson Hand Dryers	4	
Toilet Tissue Dispensers	4	Kimberly Clark / Jumbo Roli Combo - one Irge. One small tp
	4	Bobrick B2888
Feminine Product Dispensers	6*	
GOJO FMX-12 Cartridge Soap Dispenser	12	
Cost Court Discoppose Bohriot offi		
Seat Cover Dispensers - Boorick 2551	U	contractor to supply inserts
UPRIGHT FREE POUR HAND SANITIZERS	ω.	Approximate
Lemon Biossom Hand Sanitizers - Wall mounted	6*	Approximate

EXHIBIT B

PANDEMIC FLU RESPONSE CHECKLIST FOR CLEANING SERVICE PROVIDERS

REMEMBER: Hand-to-hand and surface -to-hand contact is the most common way the Flu is spread.

Wear protective gloves during all cleaning procedures, particularly when in contact with high touch surfaces.
Goggles and respirators are to be made available and must be used when mixing, applying or spraying surfaces with heavy-duty disinfectants or when airborne contamination of the virus is likely.
Remove contaminated gloves from the inside out to avoid contact with hands.
Wash hands frequently using soap and water whenever possible or use an instant hand sanitizer when washing is not possible.
Dispose of all contaminated waste in properly sealed containers to prevent contamination by waste possibly infected with the flu virus (e.g.: tissues). If using microfiber or other cloths, disinfect between uses on contaminated surfaces.
Routine cleaning and disinfecting of surfaces in high touch areas such restrooms, common areas including eating areas, tables and chair arms, door knobs, locker handles, exercise equipment, stair rails, light switches, elevator buttons, coffee pots, refrigerator door handles, vending equipment and other surfaces that are touched frequently by many people. This process should be done a minimum of three times daily.
Ensure that the <u>appropriate dwell time</u> is allowed before cleaning or wiping disinfectant from a surface. Surfaces must be cleaned prior to disinfection. Most disinfectants require 10-15 minutes dwell time on surfaces prior to wiping clean.
If you feel ill: report to your supervisor. If you have the flu-STAY HOME and seek medical care.

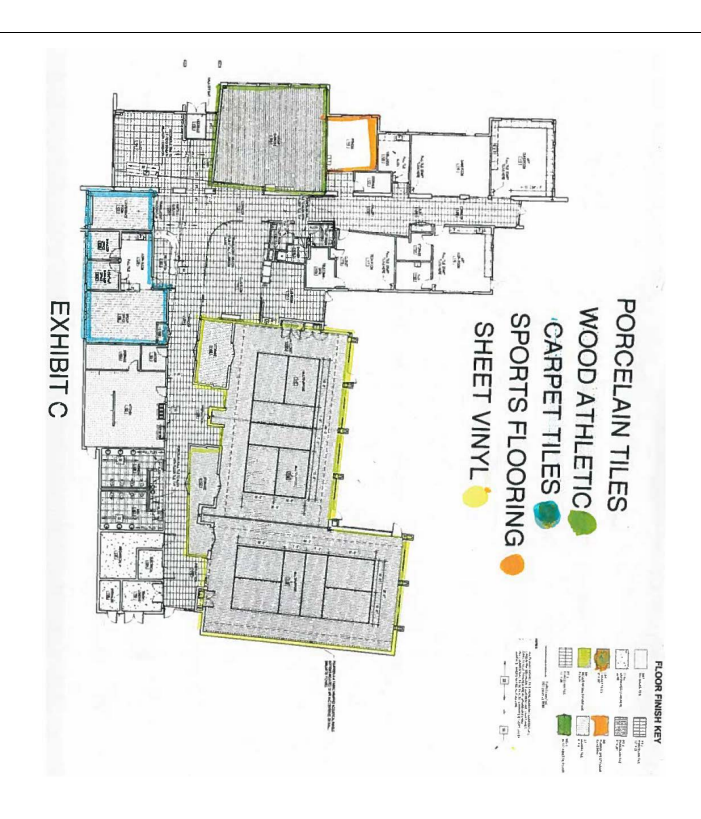


EXHIBIT D1

A PRECAUTIONS

- Do not use steel wool, abrasive brushes and abrasive pads (black, brown, etc.) that can damage the surface.
- . Do not spot clean with turpentine, gasoline or solvents that can dull or discolor the surface.
- Never tilt a floor machine to dig into stubborn marks/stains, in order to avoid damaging the surface.
- · Prolong aesthetics in high traffic areas (e.g. entrances) with protective mats.
- · Always use premium "non-staining" mats, runners and rugs (no transferable black carbon chemicals in the backing).
- . Fit any furniture/equipment with protective non-staining (pvc or polyethylene) caps, glides, wheels, etc.
- Avoid point loading*: ensure that heavy equipment feet/wheels are minimum 1-inch wide and flat to the ground.
- Prevent pooling water under or around base of furniture/equipment; do not allow rust to occur and stains to ensue.
- Move heavier objects across the surface with care; use plywood or Masonite to create skids/bridge.
- Avoid point loading*: spread object weight evenly over a given surface to avoid depressions, deformations or damage.
- Keep utility vehicles off the surface, in order to avoid oil leaks and/or damages caused by tires/pivots.
- Greasy foods/colored beverages spilled onto the surface can increase staining/maintenance if left unattended.
- . Do not allow footwear with spikes; indoor resilient athletic flooring is NOT spike resistant.
- Surface not formulated "UV". Do not install outdoors. Shade/film windows and glass doors.

*Mondo will not be held responsible for malfunctioning, improperly calibrated or improperly installed equipment. Always ensure proper functioning and weight distribution of heavy objects/equipment used on the surface, all while respecting the capacity of the resilient athletic flooring installed.

CLEANING PRODUCTS

If you will be using cleaning products other than those suggested herein, please perform in-house tests on stock samples or small secluded sections of flooring to determine cleaner suitability and effectiveness. Prior to adopting chemicals, ensure the surface of the resilient athletic flooring will not be damaged or suffer from reduced aesthetics. In general, use neutral pH cleaners (between 7-9) for washes, avoiding use of products that have a pH above 12 and below 2, and ensure all cleaning products are solvent-free, phosphate-free and phenol-free.

SUGGESTED DIVERSEY CLEANERS

Profi™ Cleaner and Degreaser

Stride™ Citrus Neutral Cleaner (formulated for daily use)

Prominence™ Heavy Duty Cleaner (formulated for daily use)

GP Forward™ General Purpose Cleaner

OTHER SUGGESTED PRODUCTS

Virex® II 256 Disinfectant 3M Disinfectant Cleaner RCT Concentrate 40A Revive® Plus SC Rejuvenator*

*A surface rejuvenator can be used on any clean athletic flooring, leaving behind a protective/restorative film (www.diversey.com). No waxes or special coatings needed.

CHEMICAL-FREE MAINTENANCE. For any facility wanting to limit the use of maintenance chemicals, we recommend that you consult the Tennant Company for information regarding their ec-H2O™, Orbio® and NanoClean technologies (www.tennantco.com).

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R100219

SPORT IMPACT







SPECIFICATIONS

Sealskin Texture: Thickness: 15/64" (6 mm) 6' 1" (1.86 m) Roll Width: 42' 7" (13 m)* Roll Length:

25/64" (10 mm) Thickness: Roll Width: 6° 1" (1.86 m) 29°6° (9 m)* Roll Length:

Tile Dimensions: (0.91 m x 0.91 m)

3' x 3'

COLORS**



026

Green 114

Dark Blue

073

Medium Grey

011











Blue







Dark Grey



"Average length from production

"Custom colors available: minmum quareay required."

VULCANIZED ADVANTAGE

Mondo's vulcanization process permanently amalgamates individual layers, using high heat and pressure; the product will never separate, and its biomechanical and physical properties will be consistent. Each vulcanized layer offers individual characteristics and benefits.

PERFORMANCE LAYER

- · 3 mm homogeneous wear layer for high performance under heavy use, traffic from ice skate blades, as well as strength and conditioning equipment
- Straightforward maintenance, requires no finishes or coatings

IMPACT LAYER

- · Protects against heavy impact and high intensity training
- · Glued down installation eliminates bacteria or mold growth

KEY BENEFITS

- 20+ years life expectancy
- · Low cost of ownership

HEALTH AND SAFETY

- · GREENGUARD Gold certified, the most stringent indoor air quality requirement testing
- 100% recyclable; contains pre-consumer, postconsumer recycled content and rapidly renewable material
- · Fire resistant
- Meets ADA requirements

- · Provides shock absorption and dimensional stability
- · Withstands static loads such as weights and cardio equipment
- Free of halogens, isocyanates, formaldehyde, asbestos, bisphenol (BPA), halogenated flame retardant-free, heavy metals, phthalates, polychlorinated biphenyls (PCBS), perfluorinated compounds (PFCS)
- Excellent fungal, bacterial and microbial resistance throughout







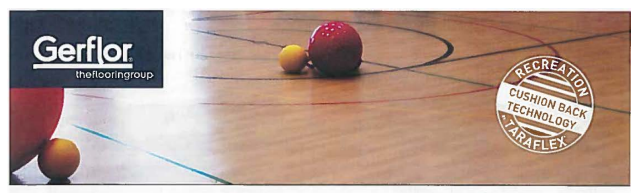




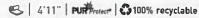


EXHIBIT D2 MAINTENANCE INSTRUCTIONS FOR SPORT PRODUCTS Dry Dust mop Walk-off mats Needed at every entrances. Auto-scrubber They need to be cleaned on a regular basis. Rotary or cylindrical Max 350 RPM Tables & Chairs protection Well maintained protector will prevent Mechanical cleaning disk scratches on the flooring 3M™ or equivalent colored disk WARNING: NO Rubber feet or mats Manual washing equipment Rubber will pernanently stain the Regular mop to be used for spot cleaning only sport rubber floorcoverings throug migration. Use non-rubber protectors. Type of Maintenance **Equipment** used Cleaning products Cleaning methods Daily Maintenance To do as needed Manual cleaning (spot 1-Sweep the surface 2-Wash with mop using cleaning solution. cleaning) **Neutral Cleaner** 3-Rinse with clean water . OR. To do as needed 1- Sweep the surface Auto-scrub Neutral Cleaner 2- Scrub with water or solution 3- Vacuum-up solution 3M* 5000 3M* 5100 Regular Maintenance Once every 2 weeks 1- Sweep the surface Neutral Cleaner 2-Scrub with solution 3- Vacuum-up solution 4- Rinse with clean water 3M** 5100 Every 2 to 3 months Initial Cleaning and/or Periodic Deep Cleaning 1-5weep the surface 2- Scrub with solution (Turn-off vacuum) Neutral Cleaner Auto-scrub 3-Let solution dwell ± 5 minutes 4-Scrub again (Turn-on vacuum) 5-Rinse with clean water 3M* 5100 NOTE: These instruction must be adapted to the site conditions and traffic patterns observed for the different areas where the flooring in installed. · Never use cleaners with a pH higher than 11, · Oo not, at any time, apply a floor finish as it is not required and not recommended. . There are many different cleaning products on the market, they are not all equally effective. It is up to the product manufacturer to demonstrate the effectivness of their products. Following is a list of products reco ded by the main manufacturers Cleaning product Suppliers Cleaning Products XL North 1-888-530-2259 APC All Purpose Neutral Floor Cleaner Diversey 1-800-558-2332 Diversey Profi Neutral Floor Cleaner/degreaser Hillyard 1-800-365-1555 Citrus-Scrub® Natural Solvent Degreaser Cleaner Gerflor USA, Inc. Other brands and products are available on the market. 595 Supreme Drive Your supplier may have equivalent products to the ones recommended. Bensenville, 4 60106 It is their responsibility to demonstrate the effectivness of their products. Tel.: 1-877-437-3567 Never use household cleaning products, scouring pads, steel wool or any abrading product that could damage the surface of Gerflorusa.com

the flooring



REC 60



SAFER PLAY WITH IMPROVED CUSHIONING AND DURABILITY

REC 60 offers more cushioning as well as thicker wearlayer, making it a great option for sports activities combined with some multipurpose activities

- > 0.24" [6 mm] thick with 0.06" (1.5 mm] thick vinyl wearlayer
- ► Comfort/Force Reduction : > 27% < 33%
- > Provides cushion and safety for children and teens from recess to sports activities
- ► Meets ASTM F2772 Class 2 for safe sports and play
- Wood designs are available in 86' 6" long rolls designed for standard gymnasium court sizes, which
 means fewer seams and better looking floors
- ▶ PURProtect® surface treatment for no-wax, easy maintenance, and enhanced stain resistance
- ► Noise control management up to 19 dB



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