## "SECTION 102 - BIDDING REQUIREMENTS AND CONDITIONS

**102.01 Prequalification of Bidders.** Prospective bidders shall be capable of performing the work for which they are bidding.

 In accordance with HRS Chapter 103D-310, the Department may require any prospective bidder to submit answers to questions contained in the 'Standard Qualification Questionnaire For Prospective Bidders On Public Works Contracts' furnished by the Department, properly executed and notarized, setting forth a complete statement of the experience of such prospective bidder and its organization in performing similar work and a statement of the equipment proposed to be used, together with adequate proof of the availability of such equipment. Whenever it appears to the Department, from answers to the questionnaire or otherwise, that the prospective bidder is not fully qualified and able to perform the intended work, the Department will, after affording the prospective bidder an opportunity to be heard and if still of the opinion that the bidder is not fully qualified to perform the work, refuse to receive or consider any bid offered by the prospective bidder. All information contained in the answers to the questionnaire shall be kept confidential. Questionnaire so submitted shall be returned to the bidders after serving their purpose.

No person, firm or corporation may bid where (1) the person, firm, or corporation, or (2) a corporation owned substantially by the person, firm, or corporation, or (3) a substantial stockholder or an officer of the corporation, or (4) a partner or substantial investor in the firm is in arrears in payments owed to the State or its political subdivisions or is in default as a surety or failure to do faithfully and diligently previous contracts with the State.

**102.02 Contents of Proposal Forms.** The Department will furnish prospective bidders with proposal forms posted in HlePRO stating:

(1) The location,

(2) Description of the proposed work,

**(3)** The approximate quantities,

(4) Items of work to be done or materials to be furnished,

(5) A schedule of items, and

**(6)** The time in which the work shall be completed.

 Papers bound with or attached to the proposal form are part of the proposal. The bidder shall not detach or alter the papers bound with or attached to the proposal when the bidder submits its proposal through HlePRO.

Also, the bidder shall consider other documents including the plans and specifications a part of the proposal form whether attached or not.

## 102.03 (Unassigned).

**102.04 Estimated Quantities.** The quantities shown in the contract are approximate and are for the comparison of bids only. The actual quantity of work may not correspond with the quantities shown in the contract. The Department will make payment to the Contractor for unit price items in accordance with the contract for only the following:

(1) Actual quantities of work done and accepted, not the estimated quantities; or

(2) Actual quantities of materials furnished, not the estimated quantities.

The Department may increase, decrease, or omit each scheduled quantities of work to be done and materials to be furnished. When the Department increases or decreases the estimated quantity of a contract item by more than 15% the Department will make payment for such items in accordance with Subsection 104.06 - Methods of Price Adjustment.

**102.05** Examination of Contract and Site of Work. The bidder shall examine carefully the site of the proposed work and contract before submitting a proposal.

By the act of submitting a bid for the proposed contract, the bidder warrants that:

(1) The bidder and its Subcontractors have reviewed the contract documents and found them free from ambiguities and sufficient for the purpose intended;

(2) The bidder and its workers, employees and subcontractors have the skills and experience in the type of work required by the contract documents bid upon;

(3) Neither the bidder nor its employees, agents, suppliers or subcontractors have relied upon verbal representations from the Department, its employees or agents, including architects, engineers or consultants, in assembling the bid figure; and

93	(4) The basis for the bid figure are solely on the construction contract					
94		docur	ments.			
95						
96		Also,	the bidder warrants that the bidder has examined the site of the			
97	work. From its investigations, the bidder acknowledges satisfaction on:					
98						
99		(1)	The nature and location of the work;			
100		( )	,			
101		(2)	The character, quality, and quantity of materials;			
102		(-/	The character, quality, and quality or materials,			
103		(3)	The difficulties to be encountered; and			
104		(0)	The amounted to be encountered, and			
105		(4)	The kind and amount of equipment and other facilities needed.			
106		(+)	The kind and amount of equipment and other facilities needed.			
107		Subs	jurface information or hydrographic survey data furnished are for the			
108	Subsurface information or hydrographic survey data furnished are for the					
109	bidders' convenience only. The data and information furnished are the product of					
110	the Department's interpretation gathered in investigations made at the specific					
111	locations. These conditions may not be typical of conditions at other locations					
111	within the project area or that such conditions remain unchanged. Also,					
113	conditions found at the time of the subsurface explorations may not be the same					
	conditions when work starts. The bidder shall be solely responsible for					
114		•	s, deductions, or conclusions the bidder may derive from the			
115	Subsu	mace	information or data furnished.			
116		lf the	Engineer determines that the natural conditions differ from that			
117	If the Engineer determines that the natural conditions differ from that					
118	originally anticipated or contemplated by the Contractor in the items of					
119			the State may treat the difference in natural conditions, as falling			
120	within	the m	eaning of Subsection 104.02 – Changes.			
121	102.0	6 D.	reportion of Proposal. The submitted of its proposal shall be an			
122	102.0		reparation of Proposal. The submittal of its proposal shall be on			
123	1011115	iuiiiisi	hed by the Department. The bidder shall specify in words or figures:			
124		(4)	A unit price for each pay item with a quantity given.			
125		(1)	A unit price for each pay item with a quantity given;			
126 127		(2)	The products of the respective unit prices and quantities:			
127		(2)	The products of the respective unit prices and quantities;			
		(2)	The lump our amount; and			
129		(3)	The lump sum amount; and			
130		(4)	The total amount of the proposal obtained by adding the amounts			
131		(4)	The total amount of the proposal obtained by adding the amounts a several items.			
132		or the	; several items.			
133	The words and figures shall be in july or tuned. If a discrepancy accura					
134	The words and figures shall be in ink or typed. If a discrepancy occur					
135	between the prices written in words and those written in figures, the prices written in words shall govern.					
136	in wor	us sna	all govern.			
137						

When an item in the proposal contains an option to be made, the bidder shall choose in accordance with the contract for that particular item. Determination of an option will not permit the Contractor to choose again.

The bidder shall sign the proposal properly in ink. A duly authorized representatives of the bidder or by an agent of the bidder legally qualified and acceptable to the Department shall sign, including one or more partners of the bidder and one or more representatives of each entity comprising a joint venture.

When an agent, other than the officer(s) of a corporation authorized to sign contracts for the corporation or a partner of a partnership, signs the proposals, a 'Power of Attorney' shall be on file with the Department or submitted with the proposal. Otherwise, the Department will reject the proposal as irregular and unauthorized.

The bidder shall submit acceptable evidence of the authority of the partner, member(s) or officer(s) to sign for the partnership, joint venture, or corporation respectively with the proposal. Otherwise, the Department will reject the proposal as irregular and unauthorized.

**102.07 Irregular Proposals.** The Department may consider proposals irregular and may reject the proposals for the following reasons:

(1) The proposal is a form not furnished by the Department, altered, or detached:

**(2)** The proposal contains unauthorized additions, conditions, or alternates. Also, the proposal contains irregularities that may tend to make the proposal incomplete, indefinite, or ambiguous to its meaning;

(3) The bidder adds provisions reserving the right to accept or reject an award. Also, the bidder adds provisions into a contract before an award;

(4) The proposal does not contain a unit price for each pay item listed except authorized optional pay items; and

**(5)** Prices for some items are out of proportion to the prices for other items.

**(6)** If in the opinion of the Director, the bidder and its listed subcontractors do not have the Contactor's licenses or combination of Contractor's licenses necessary to complete the work.

181	Where the prospective bidder is bidding on multiple projects						
182	simultaneously and the proposal limits the maximum gross amount of awards						
183	that the bidder can accept at one bid letting, the proposal is not irregular if the						
184	limit on the gross amount of awards is clear and the Department selects the						
185	awards that can be given.						
186							
187	102.08 Proposal Guaranty. The Department will not consider a proposal of						
188	\$25,000 or more unless accompanied by:						
189							
190	(1) A deposit of legal tender; or						
191							
192	(2) A valid surety bid bond, underwritten by a company licensed to						
193	issue bonds in the State of Hawaii, in the form and composed,						

- substantially, with the same language as provided herewith and signed by both parties; or

  (3) A certificate of deposit, share certificate, cashier's check, treasurer's check, teller's check, or official check drawn by or a certified
- treasurer's check, teller's check, or official check drawn by, or a certified check accepted by and payable on demand to the State by a bank, savings institution, or credit union insured by the Federal Deposit Insurance Corporation (FDIC) or the National Credit Union Administration (NCUA).
  - **(a)** The bidder may use these instruments only to a maximum of \$100,000.
  - **(b)** If the required security or bond amount totals over \$100,000 more than one instrument not exceeding \$100,000 each and issued by different financial institutions shall be acceptable.
  - **(c)** The instrument shall be made payable at sight to the Department.

In accordance with HRS Chapter 103D-323, the above shall be in a sum not less than 5% of the amount bid.

- **102.09 Delivery of Proposal.** The bidder shall submit the proposal in HIePRO. Bids received after said due date and time shall not be considered.
- **102.10 Withdrawal or Revision of Proposals.** A bidder may withdraw or revise a proposal after the bidder submits the proposal in HlePRO. Withdrawal or revision of proposal must be completed before the time set for the receiving of bids.
- **102.11** Public Opening of Proposals. Not applicable.

227	102.12	2 Di	squalification of Bidders. The Department may disqualify a bidder				
228	and reject its proposal for the following reasons:						
229		•					
230		(1)	Submittal of more than one proposal whether under the same or				
231		differe	ent name.				
232							
233		(2)	Evidence of collusion among bidders. The Department will not				
234		recognize participants in collusion as bidders for any future work of the					
235		_	rtment until such participants are reinstated as qualified bidders.				
236		•					
237		(3)	Lack of proposal guaranty.				
238							
239		(4)	Submittal of an unsigned or improperly signed proposal.				
240							
241		(5)	Submittal of a proposal without a listing of subcontractors or				
242		contai	ining only a partial or incomplete listing of subcontractors.				
243							
244		(6)	Submittal of an irregular proposal in accordance with Subsection				
245		102.0	7 - Irregular Proposals.				
246							
247		(7)	Evidence of assistance from a person who has been an employee				
248		of the agency within the preceding two years and who participated while in					
249		State office or employment in the matter with which the contract is directly					
250		conce	erned, pursuant to HRS Chapter 84-15.				
251		(0)	0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
252		(8)	Suspended or debarred in accordance with HRS Chapter 104-25.				
253		(0)	Failure to complete the productification questionnoire if applicable				
254 255		(9)	Failure to complete the prequalification questionnaire, if applicable.				
256		(10)	Failure to attend the mandatory pre-bid meeting, if applicable.				
257		(10)	i alidie to atterio trie mandatory pre-bio meeting, ii applicable.				
258	102 1	3 Ma	aterial Guaranty. The successful bidder may be required to furnish				
259			of the composition, origin, manufacture of materials, and samples.				
260	a olali	Siliolic	or the composition, origin, manadatare or materiale, and campies.				
261	102.14	4 Su	ubstitution of Materials and Equipment Before Bid Opening. See				
262			106.13 for Substitution Of Materials and Equipment After Bid				
263	Openi		4.1				
264	- 1	3					
265		(A)	General. When brand names of materials or equipment are				
266		specif	fied in the contract documents, they are to indicate a quality, style,				
267	appearance, or performance and not to limit competition. The bidder shall						
268	base its bid on one of the specified brand names unless alternate brands						
269	are qualified as equal or better in an addendum. Qualification of such						
270	proposed alternate brands shall be submitted in HlePRO. The request						
271			be posted in HIePRO no later than 14 calendar days before the bid				
272		openii	ng date, not including the bid opening date				

An addendum will be issued to inform all prospective bidders of any accepted substitution in accordance with Subsection 102.17 - Addenda.

- **Statement of Variances.** The statement of variances must list all features of the proposed substitution that differ from the contract documents and must further certify that the substitution has no other variant features. The brochure and information submitted shall be clearly marked showing make, model, size, options, and any other features requested by the Engineer and must include sufficient evidence to evaluate each feature listed as a variance. A request will be denied if submitted without sufficient evidence. If after installing the substituted product, an unlisted variance is discovered, the Contractor shall immediately replace the product with a specified product at no increase in
- Substitution Denial. Any substitution request not complying with
- Preferences. Hawaii Products and Recycled Products shall not apply
- Certification for Safety and Health Program for Bids in excess of **\$100,000.** In accordance with HRS Chapter 396-18, the bidder or offeror, by signing and submitting this proposal, certifies that a written safety and health plan for this project will be available and implemented by the notice to proceed date for this project. Details of the requirements of this plan may be obtained from the State Department of Labor and Industrial Relations, Occupational Safety and

Addenda issued shall become part of the contract documents. Addenda to the bid documents will be provided to all prospective bidders via HlePRO. Each addendum shall be an addition to the contract documents. The terms and requirements of the bid documents (i.e., drawings, specifications and other bid and contract documents) cannot be changed prior to