

103.01 Consideration of Proposals. The Department will compare the proposals in terms of the summation of the products of the approximate quantities and the unit bid prices after the Contracts Officer opens and reads the proposals. The Department will make the results immediately available to the public. If a discrepancy occurs between the unit bid price and the bid price, the unit bid price shall govern.

"SECTION 103 - AWARD AND EXECUTION OF CONTRACT

 The "Buy America" provisions in the Surface Transportation Assistance Act of 1982 is applicable to Federal-aid projects. Bidders may submit a bid based upon the furnishing and use of domestic steel or foreign steel. The Department will award the contract to the bidder who submits the lowest total bid based on furnishing domestic steel unless such total bid exceeds the lowest total bid based on furnishing foreign steel by more than 25 percent. The bases for the determination of foreign or domestic character of the steel are on place of manufacture. Manufacturing processes for domestic steel shall occur in the United States.

The Department directs the bidder to the instructions in the Proposal regarding alternate bidding procedures for foreign steel.

The Department will decide the total bid for bid comparison purposes as provided in the proposal. The Department will consider the bid based on furnishing domestic steel the lower of the bids if a tie occurs between a bid based upon furnishing foreign steel for the steel items and a bid based upon furnishing domestic steel for the steel items and including the 25 percent price differential allowed to bids based on furnishing domestic steel.

The Department reserves the right to reject proposals, waive technicalities or advertise for new proposals, if the rejection, waiver, or new advertisement favors the Department.

103.02 Award of Contract. The award of contract, if it be awarded, will be made within 60 calendar days after the opening of bids, to the lowest responsible bidder whose proposal complies with all the requirements. The successful bidder will be notified by letter mailed to the address shown in its proposal, that its proposal has been accepted, and that it has been awarded the contract.

(1) Requirement for Award. To be eligible for award, the apparent low bidder will be contacted to submit copies of the

documents listed below to demonstrate compliance with HRS Section 103D-310(c). The documents should be submitted to the Department as soon as possible. If a valid certificate/clearance is not submitted on a timely basis for award of a contract, a bidder otherwise responsive and responsible may not receive the award. See also Subsection 108.03 – Preconstruction Data Submittal.

(A) Tax Clearance. Pursuant to HRS Sections 103D-310(c), 103-53 and 103D-328, the successful bidder shall be required to submit a certified copy of its tax clearance issued by the Hawaii State Department of Taxation (DOTAX) and the Internal Revenue Service (IRS) to demonstrate its compliance with HRS Chapter 237. A tax clearance is valid for six (6) months from the most recent approval stamp date on the tax clearance and must be valid on the bid's first legal advertisement date or any date thereafter up to the bid opening date.

FORM A6, TAX CLEARANCE CERTIFICATE, is available at the following website:

http://www.hawaii.gov/tax/

To receive DOTAX Forms by fax or mail, phone (808) 587-7572 or 1-800-222-7572.

The application for the Tax Clearance Certificate is the responsibility of the bidder and must be submitted directly to the DOTAX or IRS. The approved certificate may then be submitted to the Department.

DLIR Certificate of Compliance. Pursuant to HRS Section 103D-310(c), the successful bidder shall be required to submit a copy (faxed copies are acceptable) of its approved certificate of compliance issued by the Hawaii State Department of Labor and Industrial Relations (DLIR) to demonstrate its compliance with unemployment insurance (HRS Chapter 383), workers' compensation (HRS Chapter 386), temporary disability insurance (HRS Chapter 392), and prepaid health care (HRS The certificate is valid for six (6) months from the most Chapter 393). recent approval stamp date on the certificate and must be valid on the bid's first legal advertisement date or any date thereafter up to the bid opening date. For certificates which receive a "pending" approval stamp, a DLIR approval stamp is required prior to the issuance of the Notice to Proceed.

FORM LIR#27, APPLICATION FOR CERTIFICATE OF COMPLIANCE WITH SECTION 3-122-112, HAR, is available at the following website:

www.hawaii.gov/labor

94	Mo
95 96	Insurance
97	Inc
98	calling the
99 00	Th
01	responsib
102 103	The appr
04	(C) DO
105 106	103D-310 (faxed co
107	issued by
108 109	Affairs (Dithat it is e
110	
111	(1)
112 113	(2)
114	or
115	TL
l 16 l 17	Th approval
118	advertise
119	Hawaii bu
120 121	register work
122	with regis
123	DCCA.
124 125	To
126	Line Serv
127 128	WV
129	
130 131	Th responsit
132	The appr
133	(5)
134 135	(D) Ha
136	through
137	certificati
138 139	Compliar
1.37	

More information is available by calling the DLIR Unemployment Insurance Division at (808) 586-8926.

Inquiries regarding the status of a LIR#27 Form may be made by calling the DLIR Disability Compensation Division at (808) 586-9200.

The application for the Certificate of Compliance is the responsibility of the bidder and must be submitted directly to the DLIR. The approved certificate may then be submitted to the Department.

- (C) DCCA Certificate of Good Standing. Pursuant to HRS Section 103D-310(c), the successful bidder shall be required to submit a copy (faxed copies are acceptable) of its approved Certificate of Good Standing issued by the Hawaii State Department of Commerce and Consumer Affairs (DCCA), Business Registration Division (BREG) to demonstrate that it is either:
 - (1) Incorporated or organized under the laws of the State; or
 - (2) Registered to do business in the State as a separate branch or division that is capable of fully performing under the contract.

The Certificate of Good Standing is valid for six (6) months from the approval date on the certificate and must be valid on the bid's first legal advertisement date or any date thereafter up to the bid opening date. A Hawaii business that is a sole proprietorship, however, is not required to register with the BREG, and therefore not required to submit a Certificate of Good Standing. Bidders are advised that there are costs associated with registering and obtaining a Certificate of Good Standing from the DCCA.

To purchase a CERTIFICATE OF GOOD STANDING, go to On-Line Services at the following website:

www.hawaii.gov/dcca/

The application for the Certificate of Good Standing is the responsibility of the bidder and must be submitted directly to the DCCA. The approved certificate may then be submitted to the Department.

(D) Hawaii Compliance Express (HCE). In lieu of the certificates referenced above, the bidder may make available proof of compliance through the Hawaii Compliance Express or any other designated certification process. Bidders may apply and register at the "Hawaii Compliance Express" website:

140	https://vendors.ehawaii.gov/hce/splash/welcome.html		
141			
142	400.00 Occupied to the Control of Accordance to the Control of the		
143	103.03 Cancellation of Award. The Department reserves the right to		
144	cancel the award of contracts before the execution of said contract by the		
145	parties. There will be no liability to the awardee and to other bidders.		
146	100.04 Detume of Dremond Currenty. The Department will return the		
147 148	103.04 Return of Proposal Guaranty. The Department will return the proposal guaranties, except those of the three lowest bidders, after the		
148 149	Department checks the proposals. The Department will return the proposal		
150	guaranties of the remaining two lowest bidders not awarded the contract within		
151	five working days following the execution of the contract. The Department will		
152	return the successful bidder's proposal guaranty after the successful bidder		
153	furnishes a bond and executes the contract.		
154	Tarrier a porta and exceeded the contract.		
155	103.05 Requirement of Contract Bond. At the time of execution of the		
156	contract, the successful bidder shall file a good and sufficient performance bond		
157	and a payment bond on the forms furnished by the Department conditioned for		
158			
159	intent thereof and for the prompt payment to all others for all labor and material		
160	furnished by them to the bidder and used in the prosecution of the work provided		
161	for in the contract. The bonds shall be of an amount equal to 100 percent of		
162	the amount of the contract price and include 5 percent of the contract amount		
163	estimated to be required for extra work. The bidder shall limit the acceptable		
164	performance and payment bonds to the following:		
165			
166	(a) Legal tender;		
167			
168	(b) Surety bond underwritten by a company licensed to issue bonds		
169	in the State of Hawaii; or		
170			
171	(c) A certificate of deposit; share certificate; cashier's check;		
172	treasurer's check, teller's check drawn by or a certified check		
173	accepted by and payable on demand to the State by a bank savings		
174	institution or credit union insured by the Federal Deposit Insurance		
175	Corporation (FDIC) or the National Credit Union Administration		
176 177	(NCUA).		
178	1. The bidder may use these instruments only to a maximum of		
179	\$100,000.		
180	ψ100,000.		
181	2. If the required security or bond amount totals over \$100,000		
182	more than one instrument not exceeding \$100,000 each and		

STP-056-1(057) 103-4a

issued by different financial institutions shall be acceptable.

183

 Such bonds shall also by the terms inure to the benefit of any and all persons entitled to file claims for labor done or material furnished in the work so as to give them a right of action as contemplated by HRS Section 103D-324.

 103.06 Execution of the Contract. The contract bond and HRS Chapter 104 - Compliance Certificate, similar to a copy of the same annexed hereto, shall be executed by the successful bidder and returned within ten days after the award of the contract or within such further time as the Director may allow after the bidder has received the contract for execution.

The contract shall not bind the Department unless said parties execute the contract and the Director of Finance endorses the bidder's certificate in accordance with HRS Section 103-39.

103.07 Failure to Execute Contract. Failure to execute the contract and file acceptable bonds shall be cause for the cancellation of the award in accordance with Subsection 103.06 - Execution of the Contract. Also, the Contractor forfeits the proposal guaranty which becomes the property of the Department. This is not a penalty, but liquidated damages sustained by the State. The Department may then make award to the next lowest responsible bidder or the Department may readvertise and construct the work under contract."

END OF SECTION 103