Request

for Bids



Marshall University Office of Purchasing One John Marshall Drive **Huntington, WV 25755-4100**

Bid#

R1802118

		Direct a	all inquiries regarding	this order to: (304) 696-2822		
Vendor	:				For inform	ation conta	ct: Purchasing
						arold Sande	_
					Email: sand	ders13@ma	rshall.edu
						@marshall.	
						1-696-2822	cuu
					Filone. 304	+-030-2022	
Ph.							
AWARD, U OF PURCH based on u each item	INLESS OTHE ASING TO HA Inits specifie separately o	for furnishing the supplies, equipment RWISE NOTED, THE BID WILL BE SUBM AVE A DATE/TIME STAMP AFFIXED, ON d; and Bidders will enter the delivery or r as a whole, to reject any or all bids, t JECT TO THE GENERAL TERMS AND CO	IITTED ON THIS FORM IN I OR BEFORE THE DATE I date or time for items co o waive informalities or	N ORIGINAL AND AND TIME SHOW ontained herein. irregularities and	(1) COPY, SIGNED II N FOR THE BID OPE The Institution rese	N FULL IN INK, A NING. When ap erves the right to	ND RECEIVED IN THE OFFICE plicable, prices will be accept or reject bids on
DA	ATE	MANDATORY	DEPARTM	IENT	BIDS OPE	N.	BIDDER MUST ENTER
	/2018	PRE-BID MEETING	REQUISITIO		3:00 p.m. on 3		DELIVERY
7/27/	2010	10 am on 5/8/18, Tuesday	R18021		5.00 p.m. on .	0/22/10	DATE FOR EACH ITEM BID
Item #	Quantity		Description	10		Unit Price	Extended Price
Teem ii	Quantity		Bescription			Omernee	Externeed Fried
		Con	tract Invitation to	Bid			
		PHA MA HUNTI All Bids must be submitted issued by the Architect and University's Office of Purch	Including but not literansportation for: C EDWARDS STALE ASE III RESTORATION ARSHALL UNIVERSION I IN ACCORDANCE WITH I the Request for Ith I the Rephone I ments may be ob	mited to laboration DIUM ON ITY RGINIA th the Biddin Bids issued b 304-696- 282 tained from:	or, material, ng Documents y Marshall 22.	Total	
						. ota.	
In compl different the price	period is ir set opposi	the above, the undersigned offers serted by the purchaser) from th te each item, delivered at the des	e bid open date, spec	cified above, to nin the time spe	furnish any or al	• ,	
Bidder gu	uarantees sh	nipment from		Vendor			
		within	days	Signed By			
ОВ		After receipt of order at add	ress shown	Typed Nam	ne		
Terms		Arter receipt or order at add	1633 2110WII	Title	-		
	-				.0		
				Street Addr			
				City/State/	Zip		
				Date		Phone	
				FEIN#			
BOG 43				FEIN#			

CONTRACT INVITATION TO BID

Marshall University, on behalf of The Board of Governors, invites sealed Bids to provide all Work, including but not limited to labor, material, equipment, supplies, and transportation for:

JOAN C EDWARDS STADIUM PHASE III RESTORATION MARSHALL UNIVERSITY HUNTINGTON, WEST VIRGINIA

A mandatory pre-bid meeting will be held at 10:00 am. in the Joan C Edwards Stadium Big Green Level on May 8, 2018.

Attendance is mandatory for General Contractors

Sealed bids shall be accepted until 3:00 pm on May 22, 2018. At that time, bids will be opened, read aloud, and recorded in Room 125, Old Main Building, Marshall University. All Bids must be submitted in accordance with the Bidding Documents issued by the Marshall University Office of Purchasing.

Information concerning this Bid will be posted on the following website: http://www.marshall.edu/wpmu/purchasing/resources/bids/

PURCHASING CONTINUATION SHEET

Joan C Edwards Stadium Phase III Restoration

SCOPE OF WORK

Scraping/preparation of existing steel framing. Zone paint and complete overcoat of existing steel framing members beneath east and South Stands as identified on the Drawings.

GENERAL TERMS AND CONDITIONS FOR CONSTRUCTION PROJECTS

If any real property or structure thereon is provided or improved, this assurance shall obligate the Provider, or in the case of any transfer of such property, any transferee, for the period during which the real property or structure is used for a purpose for which any State payment is extended or for another purpose involving the provision of similar services or benefits. If any other goods or services are so provided, this assurance shall obligate the Provider for the period during which it supplies such goods or services.

The Provider recognizes and agrees that such right to provide property, goods, or services to the State will be extended in reliance on the representations and agreements made in this assurance, and that the State shall have the right to seek judicial enforcement of this assurance. This is binding on the Provider, it successors, transferee, and assignee, or any authorized person on behalf of the Provider.

Marshall University reserves the right to cancel this contract immediately upon written notice to the vendor if the commodities or services supplied are of an inferior quality or do not conform to the specifications and/or contract.

Any request for changes or corrections to the final contract must be submitted in writing to the Office of Purchasing in order to be considered. The unit prices on all contracts not containing a price adjustment agreement will be considered firm for the life of the contract unless an amendment in writing is agreed to by both parties to the contract.

All purchases of tangible personal property incorporated into a building or other structure at Marshall University are subject to the West Virginia consumer sales tax. The tax of 7% is applicable to materials only. However, vendors must register with the City of Huntington and pay a business and occupation tax of 2% on the total contract price.

Marshall University may reject, revoke, or cancel this contract or any part thereof, and, in the absence of provisions for liquidated damages as set forth in the body of this contract, shall have the right to recover any and all damages sustained as the result of the vendor's failure to perform, in whole or in part, the terms and conditions of this contract. The State may withhold from any remittance due the vendor under the terms and conditions of this contract an amount equal to the damages sustained by such failure of performance on the part of the vendor.

Marshall University is not liable for any expenses incurred by bidders in the preparation or presentation of bids.

All bids must be signed in the original by the bidder's representative.

PURCHASING CONTINUATION SHEET

Joan C Edwards Stadium Phase III Restoration

Requests for bids may be canceled prior to the opening of bids as determined in writing by the Director of Purchasing.

All vendors submitting bids must have paid the annual fee and be registered to do business with the State of West Virginia. If you are not currently registered, please call the person listed below and request a Vendor Registration Form (WV-1). If you are already registered, please list the 9 digit number here:

For further information regarding the purchasing process, please contact Harold Sanders at 304-696-2822

The vendor warrants that all goods and services furnished will be designed, constructed, and performed so as to comply with the William Steiger Occupational Safety and Health Act of 1970, as amended from time to time, and the rules, regulations, and standards issued thereunder by any applicable governmental authority which as of the date of this agreement will apply to the goods and services furnished hereunder.

The vendor warrants that all chemical substances sold by it to Marshall University comply with and are inventoried or registered pursuant to the requirements of the Toxic Substance Control Act, and rules and regulations issued thereunder by all applicable governmental authorities.

The vendor shall furnish Marshall University Safety Office with a Material Safety Data Sheet (MSDS OSHA Form 20) disclosing all potentially hazardous substances in any product which the vendor sells or offers for sale to Marshall University. Potentially hazardous substances shall include but shall not be limited to those substances regulated under 29CFR1910.1200.

It is the intention of Marshall University not to purchase any products which contain asbestos or asbestos components in the equipment or materials to be supplied by the vendor. The vendor warrants that all equipment and materials to be supplied by the vendor under this contract are free of asbestos, except in the extent that such asbestos is specifically identified in writing by the vendor and specifically accepted in writing by the University.

Joan C Edwards Stadium Phase III Restoration

Technical questions concerning the Bidding Documents should be directed to the Architect:

Sean harden, RWC, RRO, SPRAT LII THP Limited, Inc (513) 338-5458 sharden@thpltd.com

A \$100.00 deposit is required for each set. Bidders are limited to two (2) sets each. Deposits will be refunded to Bidders who submit a bona fide Bid and return the Bidding Documents, in good condition, to the Architect within ten (10) days following the Bid opening. Bidders and material suppliers may procure additional sets of Bidding Documents at actual cost. Only complete sets will be issued.

A pre-bid meeting is scheduled for:

Time: 10:00am

Date: 8 May 2018

Place: Big Green Room Joan C Edwards Stadium

2001 3rd Ave Huntington, WV

Attendance is mandatory to the following contractors: General Contractors

All Bidders must attend the pre-bid meeting to familiarize themselves with the project location, site conditions, and other relevant information. Should any Bidder fail to attend, their Bid will be disqualified.

Bids shall be submitted on the Form of Proposal bound in the Bidding Documents. Each Bidder is required to obtain a Request for Bids from the appropriate buyer, Marshall University's Office of Purchasing, and to follow all instructions therein. The Request for Bids should be stapled to the front of the Form of Proposal and submitted with the Bid.

Bidders must acknowledge receipt of each addendum in the space provided on the Form of Proposal or their Bid may be rejected.

A certified check in the amount of five percent (5%) of the total Bid, or a satisfactory Bid Bond furnished by a solvent surety company authorized to do business in the State of West Virginia in an amount equal to five percent (5%) of the total Bid, must be submitted by each Bidder with his Bid.

PURCHASING CONTINUATION SHEET

Joan C Edwards Stadium Phase III Restoration

Sealed Bids shall be received by the <u>Owner</u> at the following location until 3:00 pm on May 22, 2018 in accordance with the Instructions to Bidders, the Supplementary Instructions to Bidders, and Request for Bids. Bids shall be mailed or hand delivered to:

Marshall University Office of Purchasing Old Main - Room 125 Marshall University One John Marshall Drive Huntington, West Virginia 25755-4100

Each Bid shall be enclosed in a sealed, self-addressed, opaque envelope plainly marked:

SEALED BID

Proposal for:

Marshall University

Joan C Edwards Stadium

Phase III Restoration

File Number:

HRS

Requisition Number:

R1802118

Time of Bid Opening:

3:00pm

Date of Bid Opening:

22 May 2018

Each Bidder must be registered with the Purchasing Section of the Department of Administration. Bids will be rejected from any vendor not properly registered with the Purchasing Section prior to issuance of a Purchase Order.

West Virginia State Code §21-11-2 requires that all persons desiring to perform contractual work in this State must be duly licensed. The West Virginia Contractor Licensing Board is empowered to issue the Contractor License. Application for a Contractor License may be made by contacting the West Virginia Division of Labor, 1900 Kanawha Boulevard East, State Capital Complex – Building 3, Room 200, Charleston, WV 25305, telephone 304-558-7890.

West Virginia State Code §21-11-11 requires any prospective Bidder to include the Contractor License number on their Bid. The successful Bidder will be required to furnish a copy of their Contractor License prior to issuance of Purchase Order/ Contract.

To the extent allowed by West Virginia Code, the Owner reserves the right to waive any informality or irregularity in any Bid or Bids and to reject any or all Bids in whole or in part; to reject a Bid not accompanied by the required bid security or by other data required by the

Joan C Edwards Stadium Phase III Restoration

Bidding Documents; to reject any condition of the Bid by a Bidder that is in any way inconsistent with the requirements, terms and conditions of the Bidding Documents; or to reject a Bid that is in any way incomplete or irregular.

Bids may not be modified or withdrawn for a period of sixty (60) days after receipt of Bids without forfeiture of Bid security, not as a penalty but as liquidated damages.

The successful Bidder will be required to execute a Contract, provide a Performance Bond and a Labor and Material Payment Bond for 100% of the contract award, comply with all of the rules and regulations of the West Virginia Workers' Compensation Fund, and provide evidence of insurance coverage to the minimum limits required by the Contract Documents.

House Bill 4005 passed February 4, 2016 and became effective on May 4, 2016 repealing statutory authority for the prevailing wages. As a result, there are no prevailing wages in West Virginia at this time. Historical wage rates as filed by Work Force West Virginia are located on the West Virginia Secretary of State's website

<u>http://www.sos.wv.gov/administrativelaw/wagerates/pages/default.aspx.</u> For questions about the wage rates call Work Force West Virginia, (304) 558-7024.

Any work performed or any material contracted for prior to receipt of the Owner's written Notice to Proceed and/or Purchase Order shall be at the Bidder's risk.

The Bidder, if successful and awarded a Contract, agrees that all Work is to be Substantially Complete by August 10, 2018 and agrees to achieve Final Completion by August 24, 2018

Note: For final payment please refer to section 5.2 Final Payment of AIA Document A101-2007.

The Owner will suffer financial loss if the Work is not Substantially Complete within the Contract Time. For each calendar day of delay in achieving Substantial Completion, the Contractor shall be liable for and shall pay the Owner \$1000.00 per day, not as a penalty, but as liquidated damages. For each calendar day of delay in achieving Final Completion, the Contractor shall be liable for and shall pay half of the amount of liquidated damages stated above, plus any and all additional fees of the Architect and the Architect's consultants that may accrue. Allowances may be made for delays due to shortages of materials and/or energy resources, subject to proof by documentation, and also for delays due to strikes or other delays beyond the control of the Contractor. All delays and any claim for extension of the Contract Time must be properly documented in accordance with the Contract Documents by the Contractor.

END OF INVITATION TO BID

<u>NOTICE TO PROCEED:</u> This Contract is to be performed as specified on Page <u>9</u> of this document. Unless otherwise specified, the fully executed Purchase Order will be considered Notice to Proceed.

<u>CANCELLATION</u>: The Director of Purchasing reserves the right to cancel this Contract immediately upon written notice to the vendor if the materials or workmanship supplied are of an inferior quality or do not conform with the specifications of the Bid and Contract herein.

<u>WAGE RATES:</u> For questions about the wage rates call Work Force West Virginia, (304) 558-7024. http://www.sos.wv.gov/administrative-law/wagerates/pages/default.aspx

<u>ARBITRATION</u>: Any references made to arbitration or interest for payments due (except for any interest required by State law) contained in this Contract or in any American Institute of Architect's documents pertaining to this Contract are hereby deleted.

<u>WORKER'S COMPENSATION:</u> Compliance is required with all rules and regulations of the West Virginia Compensation Commission.

ALL OF THE ITEMS CHECKED BELOW WILL BE A REQUIREMENT OF THIS CONTRACT:

- [X] <u>INSURANCE</u>: Successful vendor shall furnish proof of coverage of Commercial General Liability Insurance prior to issuance of a Contract. Unless otherwise specified in the bid documents, the minimum amount of insurance coverage required is \$1,000,000. <u>See attached ACORD Certificate</u>.
- [X] <u>BUILDERS RISK INSURANCE:</u> Successful vendor shall furnish proof of Builders Risk All Risk Insurance in an amount equal to 100% of the Contract.
- [X] <u>BONDS</u>: Five percent (5%) of the total amount of the Bid payable to the State of West Virginia, shall be submitted with each Bid as a Bid Bond. The successful bidder shall also furnish a Performance Bond and Labor/Material Bond for 100% of the amount of the Contract. Bonds may be provided in the form of a certified check, irrevocable letter of credit, or bond furnished by a solvent surety company authorized to do business in the State of West Virginia. A letter of credit submitted in lieu of a Performance and Labor & Material Bond will <u>only</u> be allowed for projects under \$100,000. Personal or business checks are <u>not</u> acceptable in lieu of the 5% Bid Bond, Performance Bond, or Labor/Material Bond.
- [] <u>MAINTENANCE BOND:</u> A two (2) year Maintenance Bond covering the roofing system will be a requirement of the successful vendor.

NOTICE FOR ISSUANCE & ACKNOWLEDGEMENT OF CONSTRUCTION PROJECT ADDENDA

The architect/engineer and/or agency shall be required to abide by the following schedule in issuing construction project addenda for State agencies:

- 1. The architect/engineer shall prepare the addendum and a list of all parties that have procured drawings and specifications for the project. The addendum and list shall be forwarded to the Buyer in Marshall University Purchasing and Materials Management. The architect/engineer shall also send a copy of the addendum to the State agency for which the contract is issued.
- 2. The Buyer shall send the addendum to all interested parties and, if necessary, extend the bid opening date. Any addendum must be received by the Buyer within seven (7) days prior to the bid opening date. This requirement shall apply to all addenda except those issued under extenuating circumstances.
- 3. All addenda MUST be formally acknowledged by all bidders and submitted to Marshall University Purchasing and Materials Management. The same rules and regulations that apply to the original bidding document shall also apply to an addendum document. The only exception may be for an addendum that is issued for the sole purpose of changing a bid opening time/or date.

ΡI	IR	CHA	SING	CONTINU	LATION	SHEET

Ioan (? Edwards	Stadium	Phase	III Re	storation

	Requisition No.:R1802118
ADDENDA ACKNO	OWLEDGEMENT
I hereby acknowledge receipt of the following or revisions to my proposal, plans, and/or specificati	
Addenda:	
No. 1	
No. 2	
No. 3	
No. 4	
No. 5	
I understand that failure to confirm the receipt o bids.	f the each Addendum is cause for rejection of
	Signature
	Company
	Date

CONTRACTOR LICENSE

West Virginia State Code §21-11-2 requires that all persons desiring to perform contractual work in this State must be duly licensed. The West Virginia Contractor Licensing Board is empowered to issue the Contractor License. Application for a Contractor License may be made by contacting the West Virginia Division of Labor, 1900 Kanawha Boulevard East, State Capital Complex-Building 3, Room 200, Charleston, West Virginia 25305, telephone: (304)558-7890.

West Virginia State Code §21-11-11 requires prospective bidder to include the Contractor License number on their bid.

Bidders to Complete:	
Contractor's Name	
Contractor License No	

The successful bidder will be required to furnish a copy of their Contractor License prior to issuance of a Purchase Order/Contract.

Joan C Edwards Stadium Phase III Restoration

LICENSING REQUIREMENT

The prime contractor who is awarded this contract is required to submit a list of all 1. subcontractors on this project to:

> West Virginia Division of Labor 1900 Kanawha Boulevard East, State Capital Complex-Building 3, Room 200, Charleston WV 25305

2. The prime contractor must further notify all subs of their responsibility to register with:

West Virginia State Tax Department	(304) 558-3333
Workforce West Virginia	(304) 558-2677
Office of Insurance Commissioner Workers' Compensation	(304) 558-6279 x1202
Secretary of State	(304) 558-8000
West Virginia Division of Labor	(304) 558-7890
West Virginia Development Office	(304) 558-2960

A Contractor License to work in West Virginia will be issued to subsonly after they have registered with each of the above agencies.

3. Every contractor who has been in business in West Virginia less than five years is required to furnish a bond to cover wages and fringe benefits for its employees. For further information, please contact the Wage and Hour Division at (304) 558-3797.

MARSHALL UNIVERSITY CRITERIA FOR SELECTION OF LOWEST QUALIFIED BIDDERS AWARD OF BIDS

Pursuant to the laws of the State of West Virginia, Marshall University must award bids only to the lowest qualified bidder. Therefore, Marshall University must consider the following factors, and the information from the Contractors Qualification Statement (AIA Document A305-1986), when making a determination as to whether a contractor's bid is not only the lowest, but the most qualified. Therefore, the apparent low bidder shall respond in writing to the following (17) items and provide a completed AIA Document A305-1986 (Contractors Qualification Statement) to the Owner within one (1) day after the bid opening. These documents will be used in the bid evaluation process.

- 1. The years of experience the bidder has in the construction, renovation or building repair business.
- 2. The bidder's participation in a drug program that meets the objectives, applicable laws and regulations for a drug free workplace including the use of tobacco and alcohol on school properties.
- 3. The continuity, experience and skill of the bidder's work force and that of the bidder's designated subcontractors.
- 4. The bidder's performance on similar construction projects.
- 5. The bidder's ability to successfully complete projects within the proposed schedules and deadlines.
- 6. The bidder's participation in a bonafide joint apprenticeship program that is approved by the US Department of Labor, US Bureau of Apprenticeship Training and is administered in compliance with the rules and regulations of the WV Department of Labor. [See DOL 42-7-3.1(i)]
- 7. The bidder's history of compliance with Worker's Compensation and Unemployment Compensation laws.
- 8. The bidder's history of compliance with OSHA requirements.
- 9. The bidder's subcontractor's compliance with state regulatory agencies.
- 10. The bidder's history of compliance with fringe benefit contributions, i.e., health insurance and pension benefits.
- 11. The bidder's local hiring plan and history of compliance with the WV Jobs Act, (W. Va. Code, Chapter 21, Article 1C) regarding use of the local labor market.

PURCHASING CONTINUATION SHEET

Joan C Edwards Stadium Phase III Restoration

Criteria for Selection of Lowest Qualified Bidders

Page 2

- 12. The bonding record of the bidder.
- 13. The bidder's participation as a party in any legal action where an awarded liability could negatively impact the ability of the bidder to complete this project.
- 14. The bidder's financial stability and its impact on the company's ability to complete the project.
- 15. The bidder can demonstrate it is not in default on a debt to the State or its political subdivision in aggregate more than \$1,000.
- 16. The bidder's history of change order requests.
- 17. Response from bidder's references and recommendations of other owners for whom the bidder has worked.

All of the above factors, as supported by the accompanying Contractors Qualification Statement, will be considered by Marshall University in determining the "best" most qualified bid. No single criteria will be considered the controlling factor in determining whether a bid is, or is not the "best" bid.

NON-APPROPRIATION

Pursuant to the West Virginia Constitution, the State cannot enter into any contract or agreement which would obligate the Legislature beyond the current fiscal year. Therefore, goods to be delivered and/or services to be performed under this contract or agreement are to be continued in succeeding fiscal years for the term of the contract or agreement and any subsequent renewals, contingent upon funds being appropriated by the Legislature for the goods and/or services. In the event of non-appropriation of funds for the goods and/or services, the payments including any interest, shall be canceled in whole, without penalty to the State at the end of the then current fiscal year, with this contract or agreement becoming null and void after June 30. The State shall return any equipment not paid for to the vendor, together with a release of the State's title and interest therein. The State spending unit will make reasonable efforts to obtain the necessary funds to avoid cancellation of the contract or agreement, and will provide written notice to the vendor in the event of non-appropriation thirty (30) days prior to the end of the fiscal year in which such non-appropriation for the next fiscal year occurs.

However, in accordance with §12-3-12 of the West Virginia Code, appropriations for buildings and land shall remain in effect, and shall not be deemed to have expired until the end of the three years after the passage of the act by which such appropriations are made.

PREFERENCE FOR USE OF DOMESTIC STEEL PRODUCTS

- 1. Except when authorized by the Director of the Purchasing Division pursuant to Subsection 2 below, no contractor may use or supply steel products for a state contract project other than those steel products made in the United States. As used in this contract.
 - a. "State contract project" means any erection or construction of, or any addition to, alteration of or other improvement to any building or structure, including, but not limited to, roads or highways, or the installation of any heating or cooling or ventilating plants or other equipment, or the supply of any materials for such projects, pursuant to a contract with the State of West Virginia for which bids were solicited on or after June 6, 2001.
 - b. "Steel products" means products rolled, formed, shaped, drawn, extruded, forged, cast, fabricated or otherwise similarly processed, or processed by a combination of two or more of such operations, from steel made by the open hearth, basic oxygen, electric furnace, bessemer or other steel making process.
 - c. "United States" means the United States of America and includes all territory, continental or insular, subject to the jurisdiction of the United States.
- 2. The Director of the Purchasing Division may, in writing, authorize the use of foreign steel products if:
 - a. The cost for each contract item used does not exceed one tenth of one percent (.1%) of the total contract cost or two thousand five hundred dollars (\$2,500.00), whichever is greater. For the purposes of this section, the cost is the value of the steel product as delivered to the project; or
 - b. The Director of the Purchasing Division determines that specified steel materials are not produced in the United States in sufficient quantity or otherwise are not reasonably available to meet contract requirements.
- 3. A contractor who uses steel products in violation of this section may be subject to civil penalties pursuant to W. Va. Code §5A-3-56.

DOMESTIC ALUMINUM, GLASS, & STEEL IN PUBLIC WORKS PROJECTS

In accordance with <u>West Virginia Code</u> §5-19-1 et. seq., every contract or subcontract for construction, reconstruction, alteration, repair, improvement, or maintenance of public works, where the cost is more than \$50,000 and, in the case of steel only, where the cost of steel is more than \$50,000 or where more than 10,000 pounds of steel products are required, the State will accept only aluminum, glass, or steel products produced in the United States. In addition, items of machinery or equipment purchased for use at the site of public works shall be made of domestic aluminum, glass, or steel unless the cost of the project is less than \$50,000 or less than 10,000 pounds of steel are used in public works projects.

Foreign made aluminum, glass, or steel products may be accepted only if the cost of domestic products is found to be unreasonable. Such cost is unreasonable if it is 20% or more higher than the bid price for foreign made products. If the domestic aluminum, glass, or steel products to be supplied or produced in a "substantial labor surplus area", as defined by the United States Department of Labor, foreign products may be supplied only if domestic products are 30% or more higher in price than the foreign made products.

If, prior to the award of a contract under the above provisions, the spending officer of the spending unit determines that there exists a bid for like foreign aluminum, glass, or steel that is reasonable and lower than the lowest bid for domestic products, the spending officer may request, in writing, a re-evaluation and reduction in the lowest bid for such domestic products. All vendors must indicate in their bid if they are supplying foreign aluminum, glass, or steel.

WEST VIRGINIA FAIRNESS IN COMPETITIVE BIDDING ACT

Found in Chapter 5 Article 22 (§5-22-1) of the WV Code is the requirement for the apparent low bidder on projects exceeding \$250,000 to provide a list of all subcontractors who will perform more than \$25,000 of work on the project, including labor and materials, (provisions apply and may be found in the complete article). If no subcontractors are to be used to complete the project it will be so noted on the subcontractor list.

This information shall be provided to the Marshall University Office of Purchasing within one business days of the opening of bids for review prior to the award of a construction contract.

Failure to submit the subcontractor list within one business day after the deadline for submitting bids shall result in disqualification of the bid.

http://www.legis.state.wv.us/WVCODE/ChapterEntire.cfm?chap=05&art=22

WEST VIRGINIA CODE

CHAPTER 5. GENERAL POWERS AND AUTHORITY OF THE GOVERNOR, SECRETARY OF STATE AND ATTORNEY GENERAL; BOARD OF PUBLIC WORKS; MISCELLANEOUS AGENCIES, COMMISSIONS, OFFICES, PROGRAMS, ETC.

ARTICLE 22. GOVERNMENT CONSTRUCTION CONTRACTS.

- §5-22-1. Bidding required; government construction contracts to go to lowest qualified responsible bidder; procedures to be followed in awarding government construction projects; penalties for violation of procedures and requirements debarment; exceptions.
- (a) This section and the requirements in this section may be referred to as the West Virginia Fairness In Competitive Bidding Act.
- (b) As used in this section:
- (1) "Lowest qualified responsible bidder" means the bidder that bids the lowest price and that meets, as a minimum, all the following requirements in connection with the bidder's response to the bid solicitation. The bidder shall certify that it:
- (A) Is ready, able and willing to timely furnish the labor and materials required to complete the contract;
- (B) Is in compliance with all applicable laws of the State of West Virginia; and
- (C) Has supplied a valid bid bond or other surety authorized or approved by the contracting public entity.
- (2) "The state and its subdivisions" means the State of West Virginia, every political subdivision thereof, every administrative entity that includes such a subdivision, all municipalities and all county boards of education.
- (3) "State spending unit" means a department, agency or institution of the state government for which an appropriation is requested, or to which an appropriation is made by the Legislature.
- (4) "Alternates" means any additive options or alternative designs included in a solicitation for competitive bids that are different from and priced separately from what is included in a base bid.
- (c) The state and its subdivisions shall, except as provided in this section, solicit competitive bids for every construction project exceeding \$25,000 in total cost. A vendor who has been debarred pursuant to sections thirty-three-b through thirty-three-f, inclusive, article three, chapter five-a of this code may not bid on or be awarded a contract under this section. All bids submitted pursuant to this chapter shall include a valid bid bond or other surety as approved by the State of West Virginia or its subdivisions.
- (d) Following the solicitation of bids, the construction contract shall be awarded to the lowest qualified responsible bidder who shall furnish a sufficient performance and payment bond. The state and its subdivisions may reject all bids and solicit new bids on the project.
- (e) Any solicitation of bids shall include no more than seven alternates. Alternates, if accepted, shall be accepted in the order in which they are listed on the bid form: *Provided*, That a public entity may accept an alternate out of the listed order if acceptance would not affect determination of the lowest qualified responsible bidder. Any unaccepted alternate contained within a bid shall expire one hundred fifty days after the date of the opening of bids for review.

Determination of the lowest qualified responsible bidder shall be based on the sum of the base bid and any alternates accepted.

- (f) The apparent low bidder on a contract valued at more than \$250,000 for the construction, alteration, decoration, painting or improvement of a new or existing building or structure with a state spending unit shall submit a list of all subcontractors who will perform more than \$25,000 of work on the project including labor and materials. This section does not apply to other construction projects such as highway, mine reclamation, water or sewer projects. The list shall include the names of the bidders and the license numbers as required by article eleven, chapter twenty-one of this code. This information shall be provided to the state spending unit within one business day of the opening of bids for review prior to the awarding of a construction contract. If the apparent low bidder fails to submit the subcontractor list, the spending unit shall promptly request by telephone and electronic mail that the low bidder and second low bidder provide the subcontractor list within one business day of the request. Failure to submit the subcontractor list within one business day of receiving the request shall result in disqualification of the bid. A subcontractor list may not be required if the bidder provides notice in the bid submission or in response to a request for a subcontractor list that no subcontractors who will perform more than \$25,000 of work will be used to complete the project.
- (g) Written approval must be obtained from the state spending unit before any subcontractor substitution is permitted. Substitutions are not permitted unless:
- (1) The subcontractor listed in the original bid has filed for bankruptcy;
- (2) The state spending unit refuses to approve a subcontractor in the original bid because the subcontractor is under a debarment pursuant to section thirty-three-d, article three, chapter five-a of this code or a suspension under section thirty-two, article three, chapter five-a of this code; or
- (3) The contractor certifies in writing that the subcontractor listed in the original bill fails, is unable or refuses to perform the subcontract.
- (h) The contracting public entity may not award the contract to a bidder which fails to meet the minimum requirements set out in this section. As to a prospective low bidder which the contracting public entity determines not to have met one or more of the requirements of this section or other requirements as determined by the public entity in the written bid solicitation, prior to the time a contract award is made, the contracting public entity shall document in writing and in reasonable detail the basis for the determination and shall place the writing in the bid file. After the award of a bid under this section, the bid file of the contracting public agency and all bids submitted in response to the bid solicitation shall be open and available for public inspection.
- (i) The contracting public entity shall not award a contract pursuant to this section to any bidder that is known to be in default on any monetary obligation owed to the state or a political subdivision of the state, including, but not limited to, obligations related to payroll taxes, property taxes, sales and use taxes, fire service fees, or other fines or fees. Any governmental entity may submit to the Division of Purchasing information which identifies vendors that qualify as being in default on a monetary obligation to the entity. The contracting public entity shall take reasonable steps to verify whether the lowest qualified bidder is in default pursuant to this subsection prior to awarding a contract.
- (j) A public official or other person who individually or together with others knowingly makes an award of a contract under this section in violation of the procedures and requirements of this section is subject to the penalties set forth in section twenty-nine, article three, chapter five-a of the Code of West Virginia.
- (k) No officer or employee of this state or of a public agency, public authority, public corporation or other public entity and no person acting or purporting to act on behalf of an officer or employee or public entity may require that a performance bond, payment bond or surety bond required or permitted by this section be obtained from a particular surety company, agent, broker or producer.

- (1) All bids shall be open in accordance with the provisions of section two of this article, except design-build projects which are governed by article twenty-two-a of this chapter and are exempt from these provisions.
- (m) Nothing in this section applies to:
- (1) Work performed on construction or repair projects by regular full-time employees of the state or its subdivisions;
- (2) Prevent students enrolled in vocational educational schools from being utilized in construction or repair projects when the use is a part of the student's training program;
- (3) Emergency repairs to building components, systems, and public infrastructure. For the purpose of this subdivision, the term emergency repairs means repairs that if not made immediately will seriously impair the use of building components, systems, and public infrastructure or cause danger to persons using the building components, systems, and public infrastructure; and
- (4) A situation where the state or subdivision thereof reaches an agreement with volunteers, or a volunteer group, in which the governmental body will provide construction or repair materials, architectural, engineering, technical or other professional services and the volunteers will provide the necessary labor without charge to, or liability upon, the governmental body.

§5-22-2. Designation of time and place for opening of bids; right to reject or withdraw bid; bid resubmission.

- (a) The public entity accepting public contract bids shall, in its resolution providing for the contract or purchase and for the advertisement for bids, designate the time and place that the bids will be received and shall at that time and place publicly open the bids and read them aloud. No public entity may accept or take any bid, including receiving any hand delivered bid, after the time advertised to take bids. No bid may be opened on days which are recognized as holidays by the United States postal service. No public entity may accept or consider any bids that do not contain a valid bid bond or other surety approved by the State of West Virginia or its subdivisions.
- (b) The provisions and requirements of this section, section one of article twenty-two of this chapter, the requirements stated in the advertisement for bids and the requirements on the bid form may not be waived by any public entity. The public entity may only reject an erroneous bid after the opening if all of the following conditions exist: (1) An error was made; (2) the error materially affected the bid; (3) rejection of the bid would not cause a hardship on the public entity involved, other than losing an opportunity to receive construction projects at a reduced cost; and (4) enforcement of the bid in error would be unconscionable. If a public entity rejects a bid, it shall maintain a file of documented evidence demonstrating that all the conditions set forth in this subdivision existed. If the public entity determines the bid to be erroneous, the public entity shall return the bid security to the contractor.
- (c) A contractor who withdraws a bid under the provisions of this section may not resubmit a bid on the same project. If the bid withdrawn is the lowest bid, the next lowest bid may be accepted.

§5-22-3. Certain labor requirements not to be imposed on contractor or subcontractor.

- (a) This section may be known and cited as The Fair and Open Competition in Governmental Construction Act.
- (b) Legislative findings. -- The Legislature finds that to promote and ensure fair competition on governmental, governmental funded or governmental assisted construction projects that open competition in governmental construction contracts is necessary. The Legislature also finds that when a governmental entity awards a grant, tax abatement or tax credit that it should be an open and fair process. Therefore, to prevent discrimination against governmental bidders, offerors, contractors or subcontractors based upon labor affiliation or the lack thereof, the Legislature declares that project labor agreements should not be part of the competitive bid process or be a condition for a grant, tax abatement or tax credit.

- (c) Definitions. -- For purposes of this section:
- (1) "Construction" means the act, trade or process of building, erecting, constructing, adding, repairing, remodeling, rehabilitating, reconstructing, altering, converting, improving, expanding or demolishing of a building, structure, facility, road or highway, and includes the planning, designing and financing of a specific construction project.
- (2) "Governmental entity" means the state, a political subdivision or any agency or spending unit thereof.
- (3) "Project labor agreement" means any pre-hire collective bargaining agreement with one or more labor organizations that establishes the terms and conditions of employment for a specific construction project.
- (d) *Prohibition Competitive bid.* -- Commencing July 1, 2015, a governmental entity or a construction manager acting on behalf of a governmental entity, seeking a construction bid solicitation, awarding a construction contract or obligating funds to a construction contract, shall not include the following in the bid specifications, bid requests, project agreements or any other controlling documents for the construction project:
- (1) A requirement or prohibition that a bidder, offeror, contractor or subcontractor must enter into or adhere to a project labor agreement;
- (2) A term, clause or statement that infers, either directly or indirectly, that a bidder, offeror, contractor or subcontractor must enter into or adhere to a project labor agreement;
- (3) A term, clause or statement that rewards or punishes a bidder, offeror, contractor or subcontractor for becoming or remaining, or refusing to become or remain a signatory to, or for adhering or refusing to adhere to, a project labor agreement; or
- (4) Any other provision dealing with project labor agreements.
- (e) Prohibition Grant, tax abatement or tax credit. -- Commencing July 1, 2015, a governmental entity may not award a grant, tax abatement or tax credit for construction that is conditioned upon a requirement that the awardee include any prohibited provision set out in subsection (d) of this section.
- (f) Exclusions. -- This section does not:
- (1) Prohibit a governmental entity from awarding a contract, grant, tax abatement or tax credit to a private owner, bidder, contractor or subcontractor who enters into or who is party to an agreement with a labor organization, if being or becoming a party or adhering to an agreement with a labor organization is not a condition for award of the contract, grant, tax abatement or tax credit, and if the governmental entity does not discriminate against a private owner, bidder, contractor or subcontractor in the awarding of that contract, grant, tax abatement or tax credit based upon the status as being or becoming, or the willingness or refusal to become, a party to an agreement with a labor organization.
- (2) Prohibit a private owner, bidder, contractor or subcontractor from voluntarily entering into or complying with an agreement entered into with one or more labor organizations in regard to a contract with a governmental entity or funded, in whole or in part, from a grant, tax abatement or tax credit from the governmental entity.
- (3) Prohibit employers or other parties from entering into agreements or engaging in any other activity protected by the National Labor Relations Act, 29 U. S. C. §§151 to 169.
- (4) Interfere with labor relations of parties that are left unregulated under the National Labor Relations Act, 29 U. S. C. §§151 to 169.

(g) Exemptions. -- The head of a governmental entity may exempt a particular project, contract, subcontract, grant, tax abatement or tax credit from the requirements of any or all of the provisions of subsections (d) and (e) of this section if the governmental unit finds, after public notice and a hearing, that special circumstances require an exemption to avert an imminent threat to public health or safety. A finding of special circumstances under this subsection may not be based on the possibility or presence of a labor dispute concerning the use of contractors or subcontractors who are nonsignatories to, or otherwise do not adhere to, agreements with one or more labor organizations or concerning employees on the project who are not members of or affiliated with a labor organization.

Note: WV Code updated with legislation passed through the <u>2017 Regular Session</u>
The West Virginia Code Online is an unofficial copy of the annotated WV Code, provided as a convenience. It has NOT been edited for publication, and is not in any way official or authoritative.

ACORD® CERTIFICATE OF LIA	BILITY INSURANCE	DATE (MM/DD/YYYY)
PRODUCER INSURANCE AGENCY'S NAME AND ADDRESS	THIS CERTIFICATE IS ISSUED AS A MATTER O	HE CERTIFICATE
	INSURERS AFFORDING COVERAGE	NAIC#
INSURED	INSURER A: INSURER 'S NAME	
	INSURER B: INSURER'S NAME	
CONTRACTOR'S NAME AND ADDRESS	INSURER C: INSURER'S NAME	
	INSURER 0:	
COVERAGES		
THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSU ANY REQUIREMENT. TERM OR CONDITION OF ANY CONTRACT OR OTHER D MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HER POLICIES. AGGREGATE LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CL	OCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE REIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CO AIMS.	MAY BE ISSUED OR
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	GENERAL AGGREGATE	\$ 2,000,000
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A HIRED AUTOS NON-OWNED AUTOS	EOOILY INJURY (Per accident)	5
	PROPERTY DAMAGE (Per accident)	s
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ANY AUTO	OTHER THAN EA ACC AUTO ONLY: AGG	
EXCESS / UMBRELLA LIABILITY	EACH OCCURRENCE	\$5,000,000
CLAIMS MADE	AGGREGATE	\$5,000,000
B		s
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WORKERS COMPENSATION AND EMPLOYERS' LIABILITY	X WC STATU- OTH-	***************************************
ANY PROPRIETOR/PARTNER/EXECUTIVE	E.L. EACH ACCIDENT	\$ 500,000
(Mandatory in NH) If yes, describe under	E.L. DISEASE - EA EMPLOYEE	
l yes, describe under SPECIAL PROVISIONS below	E.L. DISEASE - POLICY LIMIT	s 500,000
DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES / EXCLUSIONS ADDED BY ENDORSEMENT	I SPECIAL PROVISIONS	
Employers liability includes coverage	for W. Va. Code §23-4-2 (Ma	andolidis).
Owner, Architect and Architect's Consu	ltants are to be named as a	additional
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1	CAUSES OF LOSS BASIC				PERSONAL PROPERTY BUSINESS INCOME	\$
1	BROAD				EXTRA EXPENSE	\$
	SPECIAL				BLANKET BUILDING	\$
	EARTHQUAKE				BLANKET PERS PROP	\$
1	FLOOD				BLANKET BLOG & PP	\$
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			AUTHORIZED REPR	RESENTATIVE		

RFB #R1802118 Page 28

	AgencyREQ.P.O#
BID BOND	
KNOW ALL MEN BY THESE PRESENTS, That we, the undersigned,	
of	
of,, a corporation of	organized and existing under the laws of the State of
with its principal office in the City of	, as Surety, are held and firmly bound unto the State
of West Virginia, as Obligee, in the penal sum of	(\$) for the payment of which,
well and truly to be made, we jointly and severally bind ourselves, our heirs, ad	ministrators, executors, successors and assigns.
The Condition of the above obligation is such that whereas the Pr Department of Administration a certain bid or proposal, attached hereto and ma	
NOW THEREFORE,	
(a) If said bid shall be rejected, or (b) If said bid shall be accepted and the Principal shall enter attached hereto and shall furnish any other bonds and insurance required by the agreement created by the acceptance of said bid, then this obligation shall full force and effect. It is expressly understood and agreed that the liability of event, exceed the penal amount of this obligation as herein stated. The Surety, for the value received, hereby stipulates and agrees that	ne bid or proposal, and shall in all other respects perform be null and void, otherwise this obligation shall remain in the Surety for any and all claims hereunder shall, in no the obligations of said Surety and its bond shall be in no
way impaired or affected by any extension of the time within which the Oblig waive notice of any such extension.	gee may accept such bid, and said Surety does hereby
WITNESS, the following signatures and seals of Principal and Surety,	executed and sealed by a proper officer of Principal and
Surety, or by Principal individually if Principal is an individual, thisday of	, 20
Principal Seal	(Name of Principal)
w	
	(Must be President, Vice President, or Duly Authorized Agent)
	(Title)
Surety Seal	(Name of Surety)
	Attorney-in-Fact

IMPORTANT – Surety executing bonds must be licensed in West Virginia to transact surety insurance, must affix its seal, and must attach a power of attorney with its seal affixed.

BID BOND PREPARATION INSTRUCTIONS

					AGENC'	
					RFQ/RFP#	(B)
(A)	WV State Agency	KNOW	ALL MEN BY THESE PRE	d Bond SENTS, That we, the u	indersigned, (E)	
(B)	(Stated on Page I "Spending Unit") Request for Quotation Number (upper right	as Principal, and	of (F)	of	(G),	
(C)	corner of page #1) Your Business Entity Name (or Individual	of the State of	(I) wi	organized and existing th its principal office in	the City of	
(D)	Name if Sole Proprietor) City, Location of your Company	of West Virginia a	, as Surety, are s Obligee, in the penal sum o	theld and firmly bound	unto The State	
(E)	State, Location of your Company	(\$ (L)	for the payment	ent of which well and	inuly to be made	
(F)	Surety Corporate Name	we jointly and seve	rally bind ourselves, our heir	s, administrators, exect	itors,	
(G)	City, Location of Surety	successors and assig	gns.			
(H)	State, Location of Surety					
(1)	State of Surety Incorporation		dition of the above obligatio			
(J)	City of Surety's Principal Office		ion of the Department of Ad			
(K)	Minimum amount of acceptable bid bond is 5% of total bid. You may state "5% of bid"	and made a part her	eof to enter into a contract in	writing for		
	or a specific amount on this line in words:	18	(M	γ		
(L)	Amount of bond in numbers					
(M)	Brief Description of scope of work		1 #			-
(N)	Day of the month					
(O)	Month	NOW T	HEREFORE			
(P)	Year Name of Business Entity (or Individual Name	(a)	If said bid shall be rejecte	d 02		
(Q)	if Sole Proprietor)	(b)	If said bid shall be accep	oted and the Principal	shall enter into a con	tract in
(R)	Seal of Principal		bid or proposal attached he	reto and shall furnish	any other bonds and in:	surance
(S)	Signature of President, Vice President, or		or proposal, and shall in all			
	Authorized Agent		bid then this obligation sha			
(T)	Title of Person Signing for Principal		and effect. It is expressly u			
(U)	Seal of Surety	for any and all clais herein stated	ms hereunder shall, in no e-	vent, exceed the penal	amount of this obliga	ation as
(V) (W)	Name of Surety Signature of Attorney in Fact of the Surety	nerein stated				
(**)	Signature of Attorney in Fact of the Statety	The Sure	ety for value received, here	by stipulates and agre	es that the obligations	of said
			shall be in no way impaired			
NOTE 1:	Dated Power of Attorney with Surety Seal	Obligee may accept	such bid: and said Surety do	es hereby waive notice	of any such extension	10
	must accompany this bid bond.		mag 1 6.15 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		and and Curatu areasy	tad and
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IMPORTANT - Surety executing bonds must be licensed in West Virginia to transact surety insurance, must affix its seal, and must attach a power of attorney with its seal affixed.

LABOR AND MATERIAL PAYMENT BOND

That	(Contractor name	e, complete address incl	uding ZIP Code and lea	gal title)	
as Principal, hereinafter called Contractor, and	(Surety name and	d complete address inclu	ıding ZIP Code)		
			ac	corporation organized a	=
the laws of the State of		, with its principal of	ice in the City of _		
as Surety, hereinafter called Surety, are held fire	mly bound unto	(Owne	r name, complete addi	ress including ZIP Code ar	nd legal title)
as Obligee, hereinafter called Owner, for the use	and benefit of c	laimants as herein be	flow defined in the a	amount of	\$11.000 Transcription
			Dolla	ars (
or the payment whereof Principal and Surety bir imly by these presents.	nd themselves, th	heir heirs, executors,	administrators, suc	cessors and assigns, j	ointly and severally,
WHEREAS, Contractor has by written agreemer	nt dated				
				entered into a cor	tract with Owner for
n accordance with drawings and specifications p	prepared by				
NOW, THEREFORE, THE CONDITION OF THIS satisfy and discharge all claims of subcontractors CONTRACT and shall save Owner and its proper and the Contractor, for all of such labor and mate which may be placed upon said property by any shall remain in full force and effect.	S OBLIGATION i , labors, material rty harmless fron erial, and shall ful such subcontract	s such that if Contrac Imen and all persons n any and all liability o Ily pay off and discha or, laborer or materia	etor shall, well and to furnishing material over and above the rge and secure the fullmen, then this obli	or doing work pursuar contract price thereof, release of any and all gation shall be null and	nt to the between the Owner mechanics liens d void. Otherwise, it
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which contract is by reference made a part hereo NOW, THEREFORE, THE CONDITION OF THIS satisfy and discharge all claims of subcontractors CONTRACT and shall save Owner and its proper and the Contractor, for all of such labor and mate which may be placed upon said property by any shall remain in full force and effect. Signed and sealed this *	S OBLIGATION i , labors, material rty harmless fron erial, and shall ful such subcontract	s such that if Contractimen and all persons on any and all liability of lay pay off and dischator, laborer or material day of	etor shall, well and the furnishing material over and above the orge and secure the filmen, then this oblining the filmen of the	or doing work pursuar contract price thereof, release of any and all gation shall be null and 20	nt to the between the Owner mechanics liens d void. Otherwise, it (Seal)

^{*}Power of Attorney must be certified on this date or later.

ACKNOWLEDGMENTS

Acknowledgment by Principal if individual or Partnership

1. STATE OF		
2. County of		to-wit:
		, a Notary Public in and for the
county and state aforesaid, do hereby certify that whose name is signed to the foregoing writing, has thi	s day acknowledged the same	before me in my said county.
5. Given under my hand this		
6. Notary Seal		
, in the second	1 - 1.00 - 30.000 (1977)	(Notary Public)
8. My commission expires on the	day of	20
Acknowledgment by Principal if Corporation	ı	
9. STATE OF		
10. County of		to-wit:
		, a Notary Public in and for the
12. county and state aforesaid, do hereby certify that		5.
		signed the foregoing writing for
14 a corporation, has this day, in my said county, before	e me, acknowledged the said w	riting to be the act and deed of the said corporation.
15. Given under my hand this	day of	20
16. Notary Seal		
		(Notary Public)
18. My commission expires on the	day of	20
Acknowledgment by Surety		
19. STATE OF		
20. County of		to-wit:
		, a Notary Public in and for the
22. county and state aforesaid, do hereby certify that		
23. who as,		signed the foregoing writing for
24.		
has this day, in my said county, before me, acknowled 25. Given under my hand this	•	act and deed of the said corporation. 20
26. Notary Seal		
•		(Notary Public)
28. My commission expires on the	day of	20
Sufficiency in Form and Manner		
of Execution Approved		Attorney General
Thisday of	Ву:	
		(Deputy Attorney General)

ACKNOWLEDGMENT PREPARATION INSTRUCTIONS

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- 2. IF PRINCIPAL IS A CORPORATION, HAVE NOTARY COMPLETE LINES (9) through (18).
- 3. SURETY MUST HAVE NOTARY COMPLETE LINES (19) through (28).
- 4. Notaries must:

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- 1. Enter name of State.
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- 3. Enter name of Notary Public witnessing transactions.
- 4. Enter name of principal covered by bond if individual or partnership. (Must be Owner or General Partner of Sole Proprietorship or Partnership)
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- b. Power of Attorney may not exceed imposed limitations.
- c. Certificate date, the signature date of bond must be entered.
- d. Signature of authorizing official must be affixed. (Signature may be facsimile).
- e. Seal must be affixed.

MAINTENANCE BOND

as Principal, hereinafter called Contractor, and	(Contractor name, complete address including ZIP Code and legal title)					
	(Surety name ar	nd complete address incl	•	a corporation orgai	nized and existing u	ınder
the laws of the State of	***************************************					
as Surety, hereinafter called Surety, are held firm					- Communication	
		(Owner n	ame, complete	address including ZIP Cod	de and legal title)	
as Obligee, hereinafter called Owner, in the amo	unt of					
Dollars (ecutors,
administrators, successors, and assigns, jointly a WHEREAS, Contractor has by written agreemen	nd severally, fir	mly by these presents	S.			
in accordance with drawings and enecifications of	renared by					
n accordance with drawings and specifications p						
Whenever Contractor shall be, and declared by C hereunder, the Surety may promptly remedy the	default, or shall		110101, 810	zwiici naving ponomi	ca o who o obligation	ons
lo right of action shall accrue on this bond to or for	claims, judgme erms and cond	and conditions, and ints, or liens arising fro itions in a timely man	ner.		•	0
·	claims, judgme erms and cond or the use of an	and conditions, and ints, or liens arising fro itions in a timely maning person or corporation	ner. on other than		rein or the successo	0
Shall save the Owner harmless from any complete the CONTRACT in accordance with its to lo right of action shall accrue on this bond to or followner. Signed and sealed this *	claims, judgme erms and cond or the use of an	and conditions, and ints, or liens arising fro itions in a timely maning person or corporation	ner. on other than	the Owner named her	rein or the successo	0
Shall save the Owner harmless from any complete the CONTRACT in accordance with its to lo right of action shall accrue on this bond to or followner. Signed and sealed this *	claims, judgme erms and cond or the use of an	and conditions, and ints, or liens arising fro itions in a timely maning person or corporation	ner. on other than	the Owner named her	rein or the successo	0
Shall save the Owner harmless from any omplete the CONTRACT in accordance with its to right of action shall accrue on this bond to or followner. Signed and sealed this *	claims, judgme erms and cond or the use of an	and conditions, and ints, or liens arising fro itions in a timely maning person or corporation	ner. on other than	the Owner named her	rein or the successo	ors of
 Shall save the Owner harmless from any complete the CONTRACT in accordance with its to No right of action shall accrue on this bond to or followner. 	claims, judgme erms and cond or the use of an	and conditions, and ints, or liens arising from itions in a timely many person or corporation day of BY:	ner. on other than	the Owner named her 20 (Contractor Name)	ein or the successo	0
Shall save the Owner harmless from any omplete the CONTRACT in accordance with its to lo right of action shall accrue on this bond to or followner. Signed and sealed this * rincipal Corporate Seal	claims, judgme erms and cond or the use of an	and conditions, and ints, or liens arising from itions in a timely many person or corporation day of BY:	ner. on other than	the Owner named her 20 (Contractor Name)	ein or the successo	ors of
Shall save the Owner harmless from any omplete the CONTRACT in accordance with its to lo right of action shall accrue on this bond to or followner. Signed and sealed this * Trincipal Corporate Seal	claims, judgme erms and cond or the use of an	and conditions, and ints, or liens arising from itions in a timely many person or corporation day of BY:	ner. on other than	the Owner named her 20(Contractor Name) //ice President, Owner, Particled Agent)	ein or the successo	ors of
Shall save the Owner harmless from any complete the CONTRACT in accordance with its to the right of action shall accrue on this bond to or followner. Signed and sealed this *	claims, judgme erms and cond or the use of an	and conditions, and ints, or liens arising from itions in a timely many person or corporation day of BY:	ner. on other than	the Owner named her 20 (Contractor Name) (ice President, Owner, Particel Agent) (Title)	ein or the successo	ors of

^{*}Power of Attorney must be certified on this date or later.

ACKNOWLEDGMENTS

Acknowledgment by Principal if individual or Partnership

1. STATE OF		
		to-wit:
3. l,		, a Notary Public in and for the
4. county and state aforesaid, do hereby certify tha		
whose name is signed to the foregoing writing, h	as this day acknowledged the same be	fore me in my said county.
5. Given under my hand this	day of	20
6. Notary Seal	7.	
		(Notary Public)
8. My commission expires on the	day of	20
Acknowledgment by Principal if Corpora	ation	
9. STATE OF		
10. County of		to-wit:
		, a Notary Public in and for the
12. county and state aforesaid, do hereby certify that	at	
		signed the foregoing writing for
14 a corporation, has this day, in my said county, I	before me, acknowledged the said writing	ng to be the act and deed of the said corporation.
15. Given under my hand this	day of	20
16. Notary Seal	17.	
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18. My commission expires on the	day of	20
Acknowledgment by Surety		
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20. County of		to-wit:
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22. county and state aforesaid, do hereby certify that	at	
		signed the foregoing writing for
24		a corporation,
has this day, in my said county, before me, ackr	nowledged the said writing to be the ac	t and deed of the said corporation.
25. Given under my hand this	day of	20
26. Notary Seal	27	
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28. My commission expires on the	day of	20
Sufficiency in Form and Manner		
of Execution Approved		Attorney General
This day of20	Ву:	
Titisuay oi		(Deputy Attorney General)

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- d. Signature of authorizing official must be affixed. (Signature may be facsimile).
- e. Seal must be affixed.

APPROVED AG 09-12-16

PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS:

*Power of Attorney must be certified on this date or later.

as Principal, hereinafter called Contractor, and	,	e, complete address including ZIP	· · · · · · · · · · · · · · · · · · ·	
	(Surety name and	d complete address including ZIP (
the laws of the State of		, with its principal office in the	a corporation organized and existing u e City of	
as Surety, hereinafter called Surety, are held firr				alataka teranggalan
			plete address including ZIP Code and legal title)	
as Obligee, hereinafter called Owner, in the amo	ount of			
Dollars (), for the p				
administrators, successors, and assigns, jointly a				
WHEREAS, Contractor has by written agreemer	nt dated			
	entered i	nto a contract with Owner for		
in accordance with drawings and specifications p	orepared by			
hereunder, the Surety may promptly remedy the	default, or shall	promptly:	the Owner having performed Owner's obligation	ons
hereunder, the Surety may promptly remedy the 1. Complete the CONTRACT in accordance 2. Shall save the Owner harmless from any complete the CONTRACT in accordance with its to right of action shall accrue on this bond to or f	default, or shall e with its terms a claims, judgme terms and condi	promptly: and conditions, and nts, or liens arising from the S tions in a timely manner.	urety's failure to either remedy the default or t	0
thereunder, the Surety may promptly remedy the 1. Complete the CONTRACT in accordance 2. Shall save the Owner harmless from any complete the CONTRACT in accordance with its lo right of action shall accrue on this bond to or fowner.	default, or shall e with its terms a claims, judgme terms and condi for the use of an	promptly: and conditions, and nts, or liens arising from the S tions in a timely manner. y person or corporation other	urety's failure to either remedy the default or t	0
nereunder, the Surety may promptly remedy the 1. Complete the CONTRACT in accordance 2. Shall save the Owner harmless from any complete the CONTRACT in accordance with its o right of action shall accrue on this bond to or f wner. igned and sealed this *	default, or shall e with its terms a claims, judgme terms and condi for the use of an	promptly: and conditions, and nts, or liens arising from the S tions in a timely manner. y person or corporation other	urety's failure to either remedy the default or t than the Owner named herein or the successo	o ors of
nereunder, the Surety may promptly remedy the 1. Complete the CONTRACT in accordance 2. Shall save the Owner harmless from any complete the CONTRACT in accordance with its o right of action shall accrue on this bond to or f wner. igned and sealed this *	default, or shall e with its terms a claims, judgme terms and condi for the use of an	promptly: and conditions, and nts, or liens arising from the S tions in a timely manner. y person or corporation other	urety's failure to either remedy the default or t than the Owner named herein or the successo	0
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hereunder, the Surety may promptly remedy the 1. Complete the CONTRACT in accordance 2. Shall save the Owner harmless from any complete the CONTRACT in accordance with its lo right of action shall accrue on this bond to or fowner. Signed and sealed this * Principal Corporate Seal	default, or shall e with its terms a claims, judgme terms and condi for the use of an	promptly: and conditions, and nts, or liens arising from the S tions in a timely manner. y person or corporation other day of BY: (Must be Presic	urety's failure to either remedy the default or than the Owner named herein or the successor 20	o ors of
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Acknowledgment by Principal if individual or Partnership

1. STATE OF		
		to-wit:
		, a Notary Public in and for the
4. county and state aforesaid, do hereby certify th		2 ·
whose name is signed to the foregoing writing,	has this day acknowledged the same befo	ore me in my said county.
5. Given under my hand this	day of	20
6. Notary Seal	7	
		(Notary Public)
My commission expires on the	day of	20
Acknowledgment by Principal if Corpor	ration	
9. STATE OF		
10. County of		to-wit:
		, a Notary Public in and for the
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13. who as,		signed the foregoing writing for
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Sufficiency in Form and Manner		
of Execution Approved		Attorney General
This day of20	By:	
THIS UAY OI	' '	(Deputy Attorney General)

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- e. Seal must be affixed.



State of West Virginia DRUG FREE WORKPLACE CONFORMANCE AFFIDAVIT West Virginia Code §21-1D-5

STATE OF WEST VIRGINIA,

COUNTY OF, TO-WIT:
I,, after being first duly sworn, depose and state as follows:
1. I am an employee of; and, (Company Name)
2. I do hereby attest that(Company Name)
maintains a written plan for a drug-free workplace policy and that such plan and policy are in compliance with West Virginia Code §21-1D.
The above statements are sworn to under the penalty of perjury.
Printed Name:
Signature:
Title:
Company Name:
Date:
Taken, subscribed and sworn to before me thisday of,
By Commission expires
Seal)
(Notary Public)

STATE OF WEST VIRGINIA Purchasing Division

PURCHASING AFFIDAVIT

CONSTRUCTION CONTRACTS: Under W. Va. Code § 5-22-1(i), the contracting public entity shall not award a construction contract to any bidder that is known to be in default on any monetary obligation owed to the state or a political subdivision of the state, including, but not limited to, obligations related to payroll taxes, property taxes, sales and use taxes, fire service fees, or other fines or fees.

ALL CONTRACTS: Under W. Va. Code §5A-3-10a, no contract or renewal of any contract may be awarded by the state or any of its political subdivisions to any vendor or prospective vendor when the vendor or prospective vendor or a related party to the vendor or prospective vendor is a debtor and: (1) the debt owed is an amount greater than one thousand dollars in the aggregate; or (2) the debtor is in employer default.

EXCEPTION: The prohibition listed above does not apply where a vendor has contested any tax administered pursuant to chapter eleven of the W. Va. Code, workers' compensation premium, permit fee or environmental fee or assessment and the matter has not become final or where the vendor has entered into a payment plan or agreement and the vendor is not in default of any of the provisions of such plan or agreement.

DEFINITIONS:

"Debt" means any assessment, premium, penalty, fine, tax or other amount of money owed to the state or any of its political subdivisions because of a judgment, fine, permit violation, license assessment, defaulted workers' compensation premium, penalty or other assessment presently delinquent or due and required to be paid to the state or any of its political subdivisions, including any interest or additional penalties accrued thereon.

"Employer default" means having an outstanding balance or liability to the old fund or to the uninsured employers' fund or being in policy default, as defined in W. Va. Code § 23-2c-2, failure to maintain mandatory workers' compensation coverage, or failure to fully meet its obligations as a workers' compensation self-insured employer. An employer is not in employer default if it has entered into a repayment agreement with the Insurance Commissioner and remains in compliance with the obligations under the repayment agreement.

"Related party" means a party, whether an individual, corporation, partnership, association, limited liability company or any other form or business association or other entity whatsoever, related to any vendor by blood, marriage, ownership or contract through which the party has a relationship of ownership or other interest with the vendor so that the party will actually or by effect receive or control a portion of the benefit, profit or other consideration from performance of a vendor contract with the party receiving an amount that meets or exceed five percent of the total contract amount.

AFFIRMATION: By signing this form, the vendor's authorized signer affirms and acknowledges under penalty of law for false swearing (W. Va. Code §61-5-3) that: (1) for construction contracts, the vendor is not in default on any monetary obligation owed to the state or a political subdivision of the state, and (2) for all other contracts, that neither vendor nor any related party owe a debt as defined above and that neither vendor nor any related party are in employer default as defined above, unless the debt or employer default is permitted under the exception above.

WITNESS THE FOLLOWING SIGNATURE:

Vendor's Name:		
Authorized Signature:	Date:	
State of		
County of, to-wit:		
Taken, subscribed, and sworn to before me this day	of	, 20
My Commission expires	, 20	
AFFIX SFAL HERE	NOTARY RIERI IC	



Finance Division City Hall, P.O. Box 1659 Huntington, WV 25717-1659 Telephone: 304-696-5969

Fax: 304-781-8350

Contractor and Subcontractor Requirements

- 1) All General Contractors and Subcontractors will need to obtain a Huntington Business License before conducting business in the city limits.
 - a. The Business License is \$90.00 per fiscal year (July 1 to June 30).
 - b. Forms can be found on the City of Huntington website at www.cityofhuntington.com.
- 2) You will need to provide the following documentation when applying for a business license:
 - a. A copy of your West Virginia Contractor's License from WV Division of Labor.
 - . Website: www.wvlabor.com
 - b. A copy of your Certificate of Liability Insurance.
 - i. Provide documentation showing the General Liability is at least \$300,000/\$600,000.
 - ii. The City needs to be listed as the Certificate Holder. Please include our mailing address: P.O. Box 1659 Huntington, WV 25717.
 - c. A copy of your WV Business Registration Certificate from the WV State Tax Department.
- 3) A copy of the official contract between the General Contractor and the person initiating the project must be provided with your building permit application.
- 4) General Contractors will need to provide a list of Subcontractors with their contact information when applying for a permit.
 - a. General Contractors are liable for Business and Occupation Taxes that have not been filed by their Subcontractors.
- 5) All Contractors will need to file a Business and Occupation (B & O) Tax Return.
 - a. Business and Occupation Tax is 2% of the gross receipts on labor and materials.
 - b. You will need to list your Project Name, Location, and Gross Income on the back of the return (Schedule C).
 - i. Completing the form will ensure the General Contractor will receive the B&O Tax Releases in a timely fashion.
 - ii. Make sure to indicate on the form if there is no reportable activity during the filing period and return by the due date to avoid unnecessary delinquent notices.
- 6) City Service Fee (CSF) will need to be withheld from employees' paychecks.
 - a. The fee is \$5.00 per week for every week worked inside city limits.
 - b. CSF is required to be collected for each employee for every week that the employee has worked inside city limits regardless of the amount of time worked each week.
- 7) Effective January 1, 2012, WV Sales and Use Tax increased from 6% to 7% inside city limits.
 - a. For more information contact the WV State Tax Department at 1-800-982-8297.
- 8) General Contractors must submit a Request for Release for each Subcontractor once the project has been completed.

For additional information please contact:

City of Huntington:

Business and Licensing: (304) 696-5969 Inspections and Permits: (304) 696-5905

Zoning: (304) 696-4438

State Agencies:

WV State Tax Department: 1-800-982-8297 WV Division of Labor: (304) 558-7890

BUSINESS LICENSE INFORMATION

City of Huntington
P.O. Box 1659
Huntington, WV 25717-1659
Phone: (304) 696-5969 Fax: (304) 781-8350
www.cityofhuntington.com



In order to conduct business in the City of Huntington you must obtain a Municipal Business License. Any entity that requires a West Virginia Business Registration Certificate must get a Municipal Business License. The application may be obtained online at www.cityofhuntington.com, contact the Finance Division at the address listed above, or in person at City Hall, Room 20, 800 Fifth Avenue.

A business license is valid for one year starting from July 1 and ending June 30. A business license renewal will be sent out around the first of June each year. All business licenses expire on June 30th of each year. Business license fees are not prorated.

Below is a list of general information regarding the application process:

- All applicants must have a valid West Virginia Business Registration Certificate prior to obtaining a City of Huntington Business License.
 - The WV State Tax Department is located at 1124 Smith Street, Charleston, WV 25301, phone (304) 558-3333, or online at www.business4wv.com.
- The fee for the General Business License is \$20.00.
 - o Exceptions include contractors, real estate, and businesses selling alcohol or have video lottery.
- If you occupy a physical location within the city, you will need a **Certificate of Occupancy** to ensure the location is approved for the particular activity being licensed.
- If you are working from your residence, a Home Occupation Permit is required. To begin this process, you may contact the Planning Technician at 304.696.4438.
- Contractors: All contractors, sub-contractors, and electrical contractors must provide a copy of their WV State Contractor's License and a Certificate of General Liability Insurance with the City of Huntington as the certificate holder.
- Rental: Any person(s) who furnishes a real property for lease or rent for any purpose, which includes Class 4 properties, is required to obtain a Business License.
- Third Party Payroll Servicers need to obtain a license for the payroll company as well as obtain a license for their client.
- A Business and Occupation Tax Return and City Service Fee Form will be mailed quarterly once the business license has been obtained.

BUSINESS LICENSE APPLICATION

City of Huntington P.O. Box 1659

Huntington, WV 25717-1659 Phone: (304) 696-5969 Fax: (304) 781-8350 www.cityofhuntington.com

Private Club (Includes General Business License)

Less than 1,000 Members

More than 1,000 Members

Beer (Includes General Business License)

Dispenser or Club

Cold Package Carry-Out

Warm Pack Carry-Out

Distributor

Fraternal, Veterans, or Non-Profit Social Club

ATTACH A COPY OF WV ABC LICENSE



ATTENTION: In order to conduct business in the City of Huntington you must obtain a Municipal Business License. Please complete all sections to expedite the application process. All applicants must submit a valid West Virginia Business Registration Certificate with the business license application.

Business Name:

Business Federal Tax ID No.:

Mailing Address (if different than business location):

No. of Employees working inside city limits (include business owner):

Give a brief description of your business activity within city limits:

Inside City Limits: Yes No

Payroll Provider: Yes No

Business Owner's Name:

Business Phone No.:

Business Location:

Alternate Phone No.:

ington ;			引為自然
ginia B	usines	Account Number:	
Busin	ess D	Pata	
SS No.	(If no	Federal Tax ID No):	
Beginn	ing Da	te of Business in Huntington:	
WV St	ate Ta	x Department Business Registration Acct. No:	
Contact	Perso	n for Tax & License Purposes:	
Contact	Phone	No./Ext.:	
Contact	Email		
ese Lic	ense	Category	
			\$1.120.00
廾			
Liquo	62 63	cail Outlet (Includes General Business License) Class A Store—Liquor License Class B Store—Liquor License	\$1,120.00 \$1,120.00

\$ 620.00

\$1,370.00

\$ 495.00

\$ 520.00

\$ 270.00

\$ 120.00

\$ 120.00

\$ 35.00

				Bu	siness Li	cense	Category
Check applicable license category:						or Re	tail Outlet
	1	General Business License	\$	20.00	☐ 62 Class		
	75	Rental General Business LLC	\$	20.00		63	Class B Sto
* If v	ou ow	n any rental property please com	nlete th	ıe l	Priva	te Cl	ub (Include
•		te Rental section on second page.	-			3	Less than 1
	11	Hawker/Peddler	\$	20.00		4	More than
	27	Itinerant Vendor	\$ 5	00.00		5	Fraternal,
	28	Real Estate Broker	\$	25.00	Beer	(Inclu	ides Genera
	29	Real Estate Sales Agent	\$	10.00		65	Brewery
	64	Contractor License	\$	90.00		6	Distributor
	66	Electrical Contractor (Sole Proprietor)	\$	20.00		7	Dispenser of
* Contractors must attach a copy of West Virginia						8	Cold Packa
Contractor's License and Certificate of General Liability Insurance with City of Huntington as the						9	Warm Pack
	e Holder.			**ATT			

Type of Business Ownership					
☐ Sole Proprietor ☐ Partnership	LLC	Corporati	on Trust	1	
Business Activity Cl	assification (Check all that	apply)		
Proper classification of your business functions determines				nd Occupation	tax rate(s).
Amusement Contracting	Manufacturin	g 🗆 S	Small Loans	Utilitie	es
☐ Banking ☐ Rental ☐	Service	□ F	Retail, Restauran	t Wholes	sale
	te Rental Busi itional sheet,				
	No. of	Te	nant	Check One	That Applies
Property Address	Units	Business	Residential	City Refuse	Dumpster*
Example: 800 Fifth Avenue	4	\boxtimes		\boxtimes	
*Article 951 - Refuse collection services for all dwelling units with	nin the limits of	the City, exclus	ive of multifamily	dwellings contai	ning <u>5 or</u>
more units, shall be provided by the City.					
Owner (Contact Info	mation			
Home Address:					
Phone: (Mobile) (Home	e)				
Print Name: Applicant	Signature:			Date:	
	Payments				
☐ Cash ☐ Check No.			☐ Credit Car	·d	
Credit Card Payments (Circle O	ne): Discov	er / Mast	erCard / Vi	sa	
CARD NUMBER:		EXP. DA	TE:		
SIGNATURE:		BILLING	G ZIP CODE:		
Make checks payable to City of Huntington	n	SHOW	AMOUNT PAI	D HERE: \$	
Please note: A Business and Occupation Tax Return and City Service Fee Form will be mailed quarterly once the business license has been obtained. OFFICE USE ONLY (Business Setup Checklist) Certificate of Occupancy Home Occupation B&O CSF Hotel/Motel Amusement Completed By: Date Issued:					

Permitting Contract Policy

Date of Policy / Procedure Update: January 2, 2016

This Policy will ensure accurate and up-to-date information is being collected on projects throughout the city.

Definitions:

<u>Contractor:</u> a person who in any capacity for compensation, other than as an employee of another, undertakes, offers to undertake, purports to have the capacity to undertake or submits a bid to construct, alter, repair, add to, subtract from, improve, move, wreck or demolish any building, highway, road, railroad, structure or excavation associated with a project, development or improvement, or to do any part thereof, including the erection of scaffolding or other structures or works in connection therewith, where the cost of the undertaking is two thousand five hundred dollars or more.

<u>Subcontractor:</u> a person who performs a portion of a project undertaken by a principal or general contractor or another subcontractor.

<u>General Building Contractor</u>: a person whose principal business is in connection with any structures built, being build or to be built for the support, shelter and enclosure of persons, animals, chattels or movable property of any kind, requiring in the construction the use of more than two contractor classifications, or a person who supervises the whole or any part of such construction.

Policy:

Effective January 2nd 2016 there will be new criteria needed for persons applying for building permits. A copy of the official contract between the General Contractor and the person initiating the project must be provided to the permitting office.

The official contract(s) between the General Contractor and the subcontractors working on the project also need to be provided. These contracts should include the total amount (including labor and materials as applicable) each individual subcontractor and General Contractor will receive for the completion of the project. The contract(s) should also contain the name, phone number, and mailing address of the subcontractor or General Contractor.

If a copies of the contracts cannot be provided at the time the permit is being issued, the permitting office may accept a copy of the "Notice to Proceed" form. These forms should reflect the information provided in the official contract and should be provided for every contractor and subcontractor. If the contractor does not have a "Notice to Proceed" form a copy can be provided to them by the permitting office. If the contractor decides to use the "Notice to Proceed" form, the permitting office will need copies of the official contracts before Building Final will be issued.

These rules also apply to any subcontractor who in turn has their own subcontractors working on the same project. They too must supply copies of all official contracts between them, acting as a General Contractor, and their subcontractors.

This policy can be waived under the discretion of the Supervisor of Inspections & Permits Division

^{*} Definitions can be found in West Virginia Code, Chapter Twenty-One, Article Eleven, West Virginia Contractor Licensing Act



SUBCONTRACTOR LIST

City Hall 800 Fifth Avenue P.O. Box 1659 Huntington, WV 25717

Instructions: Please complete and submit the subcontractor list with the building permit application.

Please Note: Verification of subcontractors, business name, address, phone number, and contracts must be submitted prior to receiving a permit or final inspection. Any subcontractor not on the list is subject to a STOP ORDER and/or fine of up to \$500 (Codified ordinances of the City of Huntington 752.08, 752.10, and 752.99).

General Contractor:	Site Location:	
Phone Number:	Improvement Sq. Ft.:	
Email:	Total Job Cost:	
Project Name:	Permit #: (office use only)	

Trade	Business name:	Address:	Phone:	WV Contractor Number:	City of Huntington License Number:	Amount of contract:
Foundation/						
Footer						\$
Masonry/						
block/brick						\$
Framing						\$
Roofing						\$
Drywall						\$
Cabinetry/						
Doors						\$
Windows						\$
Electrical						\$

Page 1 of 2



SUBCONTRACTOR LIST

Huntington City Hall 800 Fifth Avenue P.O. Box 1659 Huntington, WV 25717

Please Note: Verification of subcontractors, business name, address, phone number, and contracts must be submitted prior to receiving a permit or final inspection. Any subcontractor not on the list is subject to a STOP ORDER and/or fine of up to \$500 (Codified ordinances of the City of Huntington 752.08, 752.10, and 752.99).

Trade	Business Name:	Address:	Phone:	WV Contractor Number:	City of Huntington License Number:	Amount of contract:
Plumbing						\$
HVAC						\$
Painting/ Stucco						\$
Flooring tile/Carpet						\$
Landscaping						\$
Signage						\$
Alarm / Security						\$
Sprinkler system						\$
Glass storefront						\$
Concrete / Driveway						\$
Site						\$
Paving						\$
Siding						\$

Request for Release Business and Occupation (Gross Sales) Tax

Instructions: Please send Request for Release(s) to the City of Huntington Finance Division before final payment has been made to the subcontractor(s). If Business and Occupation Taxes have been paid by the subcontractor to the City of Huntington a signed copy of the Request for Release will be sent back to the General Contractor indicating the requested subcontractor can be paid their final payment.

Date:	
Project Info Name: Address: Owner (who is this being built for): Project Start Date: Project End Date (expected): Brief Project Description:	
General Contractor Info Name: Address: Phone #: WV State Contractor Lic Number:	
Request Release for Name of Subcontractor: WV State Contractor Lic Number: Federal Tax ID: Address: Work Start Date: Work Finish Date(expected): Amount of Contract: Amount Paid: Amount Due:	

West Virginia Ethics Commission



Disclosure of Interested Parties to Contracts

Pursuant to *W. Va. Code* § 6D-1-2, a state agency may not enter into a contract, or a series of related contracts, that has/have an actual or estimated value of \$100,000 or more until the business entity submits to the contracting state agency a Disclosure of Interested Parties to the applicable contract. In addition, the business entity awarded a contract is obligated to submit a supplemental Disclosure of Interested Parties reflecting any new or differing interested parties to the contract within 30 days following the completion or termination of the applicable contract.

For purposes of complying with these requirements, the following definitions apply:

"Business entity" means any entity recognized by law through which business is conducted, including a sole proprietorship, partnership or corporation.

"Interested party" or "Interested parties" means:

- (1) A business entity performing work or service pursuant to, or in furtherance of, the applicable contract, including specifically sub-contractors;
- (2) the person(s) who have an ownership interest equal to or greater than 25% in the business entity performing work or service pursuant to, or in furtherance of, the applicable contract. (This subdivision does not apply to a publicly traded company); and
- (3) the person or business entity, if any, that served as a compensated broker or intermediary to actively facilitate the applicable contract or negotiated the terms of the applicable contract with the state agency. (This subdivision does not apply to persons or business entities performing legal services related to the negotiation or drafting of the applicable contract.)

"State agency" means a board, commission, office, department or other agency in the executive, judicial or legislative branch of state government, including publicly funded institutions of higher education: Provided, that for purposes of W. Va. Code § 6D-1-2, the West Virginia Investment Management Board shall not be deemed a state agency nor subject to the requirements of that provision.

The contracting business entity must complete this form and submit it to the contracting state agency prior to contract award and to complete another form within 30 days of contract completion or termination.

This form was created by the State of West Virginia Ethics Commission, 210 Brooks Street, Suite 300, Charleston, WV 25301-1804. Telephone: (304)558-0664; fax: (304)558-2169; e-mail: ethics@wv.gov; website: www.ethics.wv.gov.

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Disclosure of Interested Parties to Contracts

(Required by W. Va. Code § 6D-1-2)

Contracting Business Entity:		Address:	
Αu	uthorized Agent:		
Co	ontract Number:	Contract Description:	
Go	overnmental agency awarding contract:		
	Check here if this is a Supplemental Disclosur	'e	
	st the Names of Interested Parties to the contract wh tity for each category below <i>(attach additional page</i>	·	by the contracting busines
1.	Subcontractors or other entities performing we Check here if none, otherwise list entity/individual		
	Any person or entity who owns 25% or more of the Check here if none, otherwise list entity/individual.	• • • • • • • • • • • • • • • • • • • •	publicly traded entities)
	Any person or entity that facilitated, or nego services related to the negotiation or drafting of the Check here if none, otherwise list entity/individual	of the applicable contract)	contract (excluding lega
Sig	nature:	Date Signed:	
No	otary Verification		
Sta	te of	_, County of	
l, <u> </u>	ity listed above, being duly sworn, acknowledge th		
	ealty of perjury. sen, sworn to and subscribed before me this	day of	·
Date Date	be completed by State Agency: e Received by State Agency: e submitted to Ethics Commission: vernmental agency submitting Disclosure:		