

State of West Virginia
Department of Administration
Purchasing Division
2019 Washington Street East
Post Office Box 50130
Charleston, WV 25305-0130

Request for Quotation

DEP13918

PAGE

ADDRESS CORRESPONDENCE TO ATTENTION OF

CHUCK BOWMAN 304-558-2157

*501151933 304-745-3652 MIDWAY RECLAMATION LLC PO BOX 308

WEST MILFORD WV 26451

ENVIRONMENTAL PROTECTION
DEPARTMENT OF
OFFICE OF AML&R
601 57TH STREET SE
CHARLESTON, WV
25304 304-926-0499

DATE PRINTED TERMS OF SALE SHIP VIA FOB. FREIGHT TERMS 07/22/2007 BID OPENING DATE: 08/14/2007 BID OPENING TIME 01:30PM CAT. LINE QUANTITY UOP ITEM NUMBER UNIT PRICE AMOUNT 0001 JB 962-73 1 NORTHERN RECLAMATION MAINTENANCE SERVICE THE WEST VIRGINIA PURCHASING DIVISION, FOR THE AGENCY, THE WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTEC-TION'S OFFICE OF ABANDONED MINE LANDS & RELCLAMATION, IS SOLICITING BIDS TO AWARD AN OPEN-END MAINTENANCE SERVICES CONTRACT FOR ABANDONED MINE LAND SITES IN THE NORTHERN COUNTIES OF WEST VIRGINIA WHERE CERTAIN MAIN-TENANCE REQUIREMENTS HAVE OCCURED UPON THE COMPLETION OF AN ABANDONED MINE LAND RECLAMATION PROJECT. THESE SERVICES SHALL INCLUDE, BUT NOT BE LIMITED TO, MINOR REGRADING AND REVEGETATION OF PROBLEM AREAS ON THE PROJECT SITE, PER THE ATTACHED SPECIFICATIONS, BID REQUIREMENTS, SCOPE OF WORK, AND TERMS & CONDITIONS. MAXIMUM PROJECT EXPENDITURES SHALL NOT EXCEED \$50,000.00 PER PROJECT. EXHIBIT 1 LIFE OF CONTRACT: THIS CONTRACT BECOMES EFFECTIVE UPON AWARD AND EXTENDS FOR A PERIOD OF ONE (1) YEAR OR UNTIL SUCH "REASONABLE TIME" THEREAFTER AS IS NECESSARY TO OBTAIN A NEW CONTRACT OR RENEW THE ORIGINAL CONTRACT. THE "REASONABLE TIME" PERIOD SHALL NOT EXCEED TWELVE (12) MONTHS. DURING THIS "REASONABL TIME" THE VENDOR MAY TERMINATE THIS CONTRACT FOR ANY REASON UPON GIVING THE DIRECTOR OF PURCHASING 30 DAYS WRITTEN NOTICE. UNLESS SPECIFIC PROVISIONS ARE STIPULATED ELSEWHERE IN THIS CONTRACT DOCUMENT, THE TERMS, CONDITIONS, AND SEE REVERSE SIDE FOR TERMS AND CONDITIONS SIGNATURE TELEPHONE 304-745-3652 meras 08-14-07 PRESIDENT FEIN ADDRESS CHANGES TO BE NOTED ABOVE **3**3-1135400

GENERAL TERMS & CONDITIONS REQUEST FOR QUOTATION (RFQ) AND REQUEST FOR PROPOSAL (RFP)

- 1. Awards will be made in the best interest of the State of West Virginia.
- 2. The State may accept or reject in part, or in whole, any bid.
- 3. All quotations are governed by the West Virginia Code and the Legislative Rules of the Purchasing Division.
- 4. Prior to any award, the apparent successful vendor must be properly registered with the Purchasing Division and have paid the required \$125.00 registration fee.
- 5. All services performed or goods delivered under State Purchase Orders/Contracts are to be continued for the term of the Purchase Order/Contract, contingent upon funds being appropriated by the Legislature or otherwise being made available. In the event funds are not appropriated or otherwise available for these services or goods, this Purchase Order/Contract becomes void and of no effect after June 30.
- 6. Payment may only be made after the delivery and acceptance of goods or services.
- 7. Interest may be paid for late payment in accordance with the West Virginia Code.
- 8. Vendor preference will be granted upon written request in accordance with the West Virginia Code.
- The State of West Virginia is exempt from federal and state taxes and will not pay or reimburse such taxes.
- 10. The Director of Purchasing may cancel any Purchase Order/Contract upon 30 days written notice to the seller.
- 11. The laws of the State of West Virginia and the *Legislative Rules* of the Purchasing Division shall govern all rights and duties under the Contract, including without limitation the validity of this Purchase Order/Contract.
- 12. Any reference to automatic renewal is hereby deleted. The Contract may be renewed only upon mutual written agreement of the parties.
- 13. BANKRUPTCY: In the event the vendor/contractor files for bankruptcy protection, this contract is automatically null and void, and is terminated without further order.
- 14. HIPAA Business Associate Addendum The West Viginia State Government HIPAA Business Associate Addendum (BAA), approved by the Attorney General, and available online at the Purchasing Division's web site (http://www.state.wv.us/admin/purchase/vrc/hipaa.htm) is hereby made part of the agreement. Provided that, the Agency meets the definition of a Covered Entity (45 CFR §160.103) and will be disclosing Protected Health Information (45 CFR §160.103) to the vendor.

INSTRUCTIONS TO BIDDERS

- 1. Use the quotation forms provided by the Purchasing Division.
- 2. SPECIFICATIONS: Items offered must be in compliance with the specifications. Any deviation from the specifications must be clearly indicated by the bidder. Alternates offered by the bidder as EQUAL to the specifications must be clearly defined. A bidder offering an alternate should attach complete specifications and literature to the bid. The Purchasing Division may waive minor deviations to specifications.
- 3. Complete all sections of the quotation form.
- 4. Unit prices shall prevail in cases of discrepancy.
- 5. All quotations are considered F.O.B. destination unless alternate shipping terms are clearly identified in the quotation.
- 6. BID SUBMISSION: All quotations must be delivered by the bidder to the office listed below prior to the date and time of the bid opening. Failure of the bidder to deliver the quotations on time will result in bid disqualifications.

SIGNED BID TO:

Department of Administration Purchasing Division 2019 Washington Street East Post Office Box 50130 Charleston, WV 25305-0130

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Rev. 06/21/2006



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CONTRACT

FOR

ABANDONED MINE LAND SITES

MAINTENANCE SERVICES

NORTHERN COUNTIES

ISSUING OFFICE

WEST VIRGINIA DEPARTMENT OF ENVIRONMENTAL PROTECTION DIVISION OF LAND RESTORATION ABANDONED MINE LANDS & RECLAMATION 601 57TH ST., SE CHARLESTON, WEST VIRGINIA 25304-2345 TELEPHONE 304-926-0485

Maximum Project Expenditures

<u>Shall not exceed \$50,000 per project</u>

CONTRACTURAL INFORMATION & REQUIREMENTS

Article 1 - Statement of Work

The Contractor shall furnish all personnel, facilities, equipment, material, supplies and services for all of the scope of work required in this contract.

Article 2 - Location of Work - North

The area of work shall include the Northern Counties of West Virginia. The counties listed below are the coal producing counties and those in parenthesis represent where most of the work required in this contract is located.

1.	(Hancock)	14.	(Grant)
2.	(Brooke)	15.	(Tucker)
3.	(Ohio)	16.	(Barbour)
4.	Marshall	17.	(Lewis)
5.	Wetzel	18.	(Braxton)
6.	Tyler	19.	(Upshur)
7.	(Monongalia)	20.	Pocahontas
8.	(Preston)	21.	(Randolph)
9.	(Marion)	22.	Pendleton
10.	Doddridge	23.	(Gilmer)
11.	(Harrison)	24.	Calhoun
12.	(Taylor)	25.	Jackson
13.	Mineral		

Article 3 – Definitions

- A. The words "Owner", "The State", "DEP" or "Office of Abandoned Mine Lands & Reclamation (AML&R)" are used herein to refer to the West Virginia Department of Environmental Protection, Division of Land Restoration, Office of Abandoned Mine Lands & Reclamation.
- B. The word "offeror" refers to the person or company offering to furnish the services called for in this request for proposal.
- C. The word "Contract" is used to refer to the agreement or purchase order requested by the owner and accepted by the contractor together with all the provisions of this request for proposal and all parts of said agreement of purchase order.
- D. The word "Contractor" refers to the person or company contracting with the State to furnish the "services" called for by the contract.
- E. The words "services" or "work" is used to mean and include all labor, supervision, materials, machinery, equipment, tools, supplies, and facilities called for in the work directives issued within the contract.

F. The word "Director" is used to mean the Assistant Director of the Office of Abandoned Mine Lands and Reclamation, Division of Land Restoration, Department of Environmental Protection and shall be considered to be the State's authorized representative.

Article 4 – Ordering Procedures

- A. This is an open-end quantity contract for the services specified in the statement of work and for the period set forth herein. Delivery or performance shall be made in accordance with the provisions of this contract. Work shall be commenced within seven (7) days of issuance of the notice to proceed.
- B. Work will be ordered by the Assistant Director or his representative, for the Office of Abandoned Mine Lands & Reclamation, Division of Land Restoration, Department of Environmental Protection by issuance of a notice to proceed, which shall include the name of the project site, and the cost estimate (quantity of work to be done). The contractor shall acknowledge receipt by signing, dating and forwarding back to the Director the cost estimate for the work requested. The cost estimate shall be in accordance with the unit prices provided in the response to this proposal. It should be noted, that the final cost for each notice to proceed could be slightly higher or lower than the estimate. No work shall be performed until a notice to proceed has been issued by the State.

Article 5 – Delivery

- A. The contractor shall complete the specified maintenance work in accordance with each notice to proceed. The contractor shall give an invoice (form provided by AML&R) to the Director or his representative upon completion of each notice to proceed. The contractor shall provide documentation for hours worked, materials and wages paid.
- B. Final inspection of each notice to proceed (project) will be made by the Director or his authorized representative and will be held approximately one (1) month after receiving the completion notification from the contractor.
- C. Acceptance criteria will be based on all work being completed as requested in the notice to proceed. In addition, where revegetation is specified, a hardy stand of vegetation must be present. Items not completed as specified shall be completed before payment will be made.

Article 6 – General Conditions

- A. The contractor shall be responsible for paying and/or securing all taxes, permits, fees, insurance liability, compensations, and any other items necessary to render the owner free and harmless from all claims arising from services performed under this contract.
- B. The contractor shall take steps required to ensure equal opportunity for employment in accordance with policies promulgated by the Presidents Committee on Equal Opportunity.
- C. The State shall be responsible for obtaining all rights of entry for each project.

- D. The work and services to be performed under this contract shall be subject to continual monitoring and inspection by the State's authorized representative, such inspection will, among other things ensure technical compliance.
- E. In accomplishment of services to fulfill the requirements of the notice to proceed, neither contractor nor his subcontractor shall create any adverse environmental effects and shall be responsible for compliance with all applicable local, state and federal environmental and occupational health and safety regulations pertinent to the work.

Article 7 – Costs and Payments

- A. Payment to the contract will be made on the following basis:
 - 1. Unit Pricing

<u>Item</u> – As directed by the State in specific notice to proceed.

Quantity – As agreed to prior to issuing a Notice to Proceed.

The quantity of hours shall be the actual hours the equipment is operated on the project.

<u>Unit Price</u> - As provided by the Offeror in the proposal.

B. The contractor shall invoice the division after completion of work specified in the notice to proceed; final inspection has been made; and the work is accepted by the division. All invoices shall show the quantities and unit prices approved in the cost estimate for the notice to proceed. It should be noted, that the final cost for each notice to proceed could be slightly higher or lower than the estimate.

Article 8 – Changes in the Contract

- A. The State, without invalidating the contract, may order changes in the work within the general scope of the contract consisting of additions, deletions or other revisions, all such changes in the work shall be authorized by a change order, a change order signed by both the State and Offeror indicates their agreement to an adjustment to the contract. The cost or credit to the State resulting from a change in the work shall be determined in one or more of the following ways:
 - 1) By mutual acceptance of a lump sum properly documented (itemized)
 - 2) By unit prices (negotiated)

RECLAMATION, LLC. BOX 508 WEST MILFORD, WV 26451

RFQ# DEP13918

Northern Maintenance Bid Sheet

3/22/2007

<u></u>					
ITEM					
NO.	QUANTITY	UNIT	DESCRIPTION	UNIT PRICE	AMOUNT
1	500	mile	Mobilization & Demobilization**	6.00	# 3000.00
2	100	hour	D-3 Catepillar Dozer or equal	110.00	
3	100-	hour	D-6 Catepillar Dozer or equal	160.00	\$16.000.00
4	100	hour	John Deere 510 Backhoe/Loader or equal	105.00	\$10.500.00
5	100	hour	215 Catepillar Excavator/Backhoe or equal	127.00	#12 700.00
6	20	hour	Cat 303 mini excavator or equal	100.00	#2.000.00
7	20	hour	Skid Steerer (Bobcat) or equal	100.00	#2.000.00
8	70	hour	Tandum Dump Truck (10 cy capacity)*1	95.00	\$6.650.00
9	20	hour	Single Axel Dump (10 ton capacity)	100.00	\$2,000.00
10	50	hour	Sewer Cleaning Truck*2	185.00	*9,250.00
11	70	cubic yard	Grout (1 part cement & 3 parts sand + water for consistancy	160,00	11, 200.00
12	20	асте	Seed Mixture-per acre rate (15 lbs. Annual ryegrass-40 lbs. Orchard Grass-15 lbs. Birdsfoot Trefoil (Substitute 15 lbs. Crown Vetch in steep or slide prone areas)	650. 00	*/3,000.00
13	5,000	square foot	Yard Mix Seed Mixture45 lb. Red Fescue90 lb. Kentucky Bluegrass70 lb. Merlon Bluegrass20 lb. Annual Rye*(use annual rye only in mixtures seeded after August 1 and before May 15).	0.50	#
14	100	ton	Agriculture Lime		2,500.00
15	20	ton	Fertilizer 10-20-10		* 15 500.00
16	20	ton	Straw Mulch***	1700.00	*
17		lineal feet	Straw Bales	5,00	# 2.500.00
18	10	ton	Wood Cellulose Fiber Mulch	825.00	# 8 250.0°
19		ton	Limestone Sand***,	37.00	* 7.400.00
20		ton	18" RipRap (Sandstone or Limestone)	37.00	A _ '
21		ton	#57 River Gravel/Sandstone	37.00	* 7, 400.00
22		ton	1-1/2" Crusher Run Stone	37.00	4 1 2 2
23		linear foot	8" ADS Pipe (Perforated or Solid)	10.00	*7,400.00
24		linear foot	8" SDR 35 PVC Pipe	11.00	2,000.00
25		linear foot	12" SDR 35 PVC Pipe		\$ 2,200.00
26	- 1	linear foot	15" SDR 35 PVC Pipe	14.00	,,
27		linear foot	18" Hancor HI-Q Sur-Lok pipe or equal	22.00 22.00	*2,200.60
28		linear foot	24" Hancor Hi-Q Sur-Lok pipe or equal	26.00	#17,000.00
29		linear foot	36" Hancor HI-Q Sur-Lok pipe or equal		1.5.0000
30	1		Filter Fabric - Dupont Typar 3401 or equal	45.00	*22, 5 00.00
31		linear foot	Permanent Fencing	6.00	*800.00
- 7.	100	incar root	1 Grinanchi i Choing	6.00	* 600,00
32	3	each	Access Gate - 16 foot heavy guage round tubular farm gate Type "A" Manhole - As per DOH Standard Detail Ref Sheet	500,∞	*1,500.00
33	6 1	inear height	· · ·	400.00	*2,400.00
	0 1		Type "G" Drop Inlet with grate - As per DOH Standard	-100	Z,TU."
34	3		Detail Ref Sheet DR6-G.	3000,00	*9.000.00
35			8" SDR 35 PVC Pipe Clean-out	675.00	*3'375.00
36		ach	12" SDR 35 PVC Pipe Clean-out		*3.750.00
37	· · · · · · · · · · · · · · · · · · ·		Vacuum Truck	180,00	7,730.00
3, 1	20 1	[, woman Huon	1 80,00	4,000,00

RFQ# DEP13918 Northern Maintenance Bid Sheet Continuation

MIDWAY RECLAMATION, LLCO 13 P.O. BOX 308 WEST MILFORD, WV 26451

38	10	each	Gabions (3'x3'x6' zinc-coated basket)	325.00	*3.250.00
39	1	each	Concrete Mine Seal Box	5000.00	5.000 00
40	10	cubic yard	3000 psi Structural Concrete	300.00	43 000,00
41	10	bag	Soda Ash Briquette 50# bags	30,00	1º300,00
42	20	hour	2" Water Pump	30,00	* 600.00
43	20	hour	Chain Saw (20" bar)	25.00	* 5.00.00
44	20	hour	Weed Eater with Brush Blade	25.00	* 500.00
45	5	gallon	Roundup Vegetation Killer	190,00	* 950.00
46	50	square yard	Asphalt Wearing Course Material	30.00	*/ 500.00
47	20	hour	Hydraulic Excavator Hammer (4000#)	53.00	*1.060.00
48	20	hour	Laborer I****	70.00	*1,400.00
49	20	hour	Laborer II****	70.00	* 1. 400.00
50	20	hour	Laborer III*****	70.00	* 1. 400.00
51			SOIL ANALYSIS TESTING****		7,00.0 =
51A	5	each	Acid Base Count	75,00	*375,00
51B	10	each	Nutrients	60.00	\$600.00
51C	10	each	pH (field)	60.00	* 600.00
51D	10	each	pH (lab)	25.00	*250.00
			TOTAL	7	311.560.00

- The quantities are applied for bidding purposes only; actual quantities shall be based on work performed and may be more or less depending on the necessity for maintenance work.
- *1 Trucks are for on site haulage only. No payment will be made for truck hours used hauling materials to the site. Delivery costs should be included in the unit cost associated with the materials.
- *2 The sewer cleaning truck shall be capable of delivering 55 GPM at 2000 PSI. The truck shall have a minimum of 500 feet of one inch I.D. hose capable of operating at 2000 PSI with a burst pressure of 5000 pounds.
- ** This item is intended for mobilization and demobilization of equipment only; all other costs will be incidental to the other items.
- *** Straw mulch unit rate shall also include the application of 100 gallons/acre of asphalt emulsion or equal, to anchor the mulch.
- Limestone sand shall be 97% CaCO₃ 16 Mesh Limestone (Glass Factory Limestone) 0% shall be retained on No. 12 Mesh screen 20% maximum retained on No. 20 mesh screen and 20% maximum passing a No. 170 mesh screen. Price shall include delivery to the site.
- **** Soil Analysis Testing shall be performed by a qualified West Virginia Lab.
- ****

 Laborer item for handwork only. The minimum of \$25.00 is all that is acceptable.

 Note: Certified payroll submittal for each worker must reflect prevailing wage rate for that classification as per the specific county of the affected project.

An equipment list shall be submitted and approved prior to any work taking place. All equipment used must be in good operable condition and be readily available.

All materials must have approval from a DEP representative.

Labor for operating equipment and installing materials shall be incidental to each item.

Labor – The contractor shall pay the West Virginia State Department of Labor Wage Rates as established in the county in which the work is being performed. Code 21-5A-1 ET SEQ.

Certified Payrolls will be submitted to the WVDEP on each work directive.

GABIONS: Gabion shall consist of double-twisted wire mesh manufactured from zinc-coated steel wire conforming to ASTM A 641 Class 3 coating, soft tempter, which is zinc-coated before double twisted into mesh. Tensile strength of wire used for double twisted mesh, lacing wire and stiffeners

when tested in accordance with ASTM A 370 shall be in accordance with the requirements of ASTM A 641, A 809 and A 856/A 856M for soft tempter wire. The tensile strength of zinc-coated steel wire used for fasteners shall be in accordance with the requirements for ASTM A 764, Type A, B or C Table 2 or 3. The bid per each of gabion shall include the basket and all related materials, gabion rock, and labor to install the gabions.

PERMANENT FENCING: Permanent fencing shall consist of metal posts. Posts shall be a minimum of five feet in height. Non-electric fence shall use five (5) strands of barbed wire anchored to metal posts set fifteen (15) foot on centers. Price per foot shall include cost of materials and labor.

CONCRETE MINE SEAL BOX: The cost will include the manufacturing and delivery of the mine box to the job site.

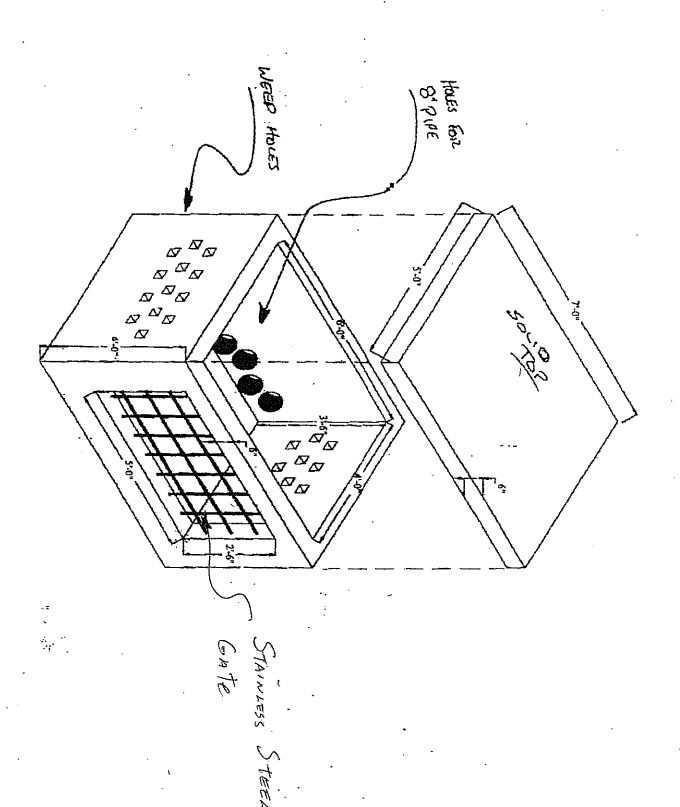
STRUCTURAL CONCRETE: The cost per cubic yard shall include all labor costs for forming and all concrete mason costs for finishing the concrete.

ASPHALT: The asphalt shall conform to the general requirements of Section 401 of the VDOT-DOH Standard Specifications – Roads and Bridges. The asphalt to be used is "Wearing 1".

MINI EXCAVATOR: Mini excavator shall include rubber tracks and dirt blade. The hourly rate shall include the equipment and operator.

EQUIPMENT HOURLY RATES: All equipment hourly rates shall include the operator rates that apply to that piece of equipment. The only exception to this will be hand held equipment, which will be for the rate of the equipment only (chainsaw, weed eater, etc.).

CONCRETE MINE SEAL BOX: See attached drawing.



OMB #1029-0119 Expiration Date: 01/31/2010

AML CONTRACTOR INFORMATION FORM

You must complete this form for your AML contracting officer to request an AML eligibility evaluation from the Office of Surface Mining to determine if you are eligible to receive an AML contract. This eligibility requirement applies to contractors and their sub-contractors and is found under OSM's regulations at 30 CFR 874.16.

Part A: General Information
Contractor Name: MIDWAY RECLAMATION LLC Tax Payer ID No.: 33-1135400 Address: P.O. BOX 308 City: WEST MILFORD State: WV Zip Code: 26451 Phone: 304-745-3652 Fax No.: 304-745-3653 E-mail address: MIDWAYRECLAMLLC@ AOL. COM
Part B: Legal Structure
() Corporation () Sole Proprietorship () Partnership (X) LLC () Other (please specify)
Part C: Certifying and updating information in the Applicant/Violator System (AVS). Select only one of the following options, follow the instructions for that option, and sign below.
I, Nancy S, Somers , have the express authority to certify that: (print name) X Information on the attached Entity OFT from AVS is accurate, complete, and upto-date. If you select this option, you must attach an Entity OFT from AVS to this form. Sign and date below and do not complete Part D.
Part of the information on the attached Entity OFT from AVS is missing or incorrect and the information in AVS for my company must be updated. If you select this option, you must attach an Entity OFT from AVS to this form. Use Part D to provide missing or corrected information. Sign and date below and complete Part D.
Our company currently has no information in AVS. If you select this option, you must provide all information required in Part D. Sign and date below and complete Part D.
Date Nanny S. Joness PRESIDENT Title
IMPORTANT!

In order to certify in Part C to the accuracy of existing information in AVS, you must obtain a copy of your business' Entity OFT. To obtain an Entity OFT, contact the AVS Office, toll-free, at 800-643-9748 or request it from www.avs.osmre.gov on the Internet.

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Pя	77	1)

Contractor Name:	

If the current entity and Entity OFT information for your business is incomplete or incorrect in AVS, or if there is no information in AVS for your business, you must provide all of the following information as it applies to your business affiliations. Please make as many copies of this page as you require.

- Every officer (President, Vice President, Secretary, Treasurer, etc.);
- All Directors;
- All persons performing a function similar to a Director;
- Every person or business that owns 10% or more of the voting stock in your business;
- Every partner, if your business is a partnership;
- Every member and manager, if your business is a limited liability company; and
- Any other person(s) who has the ability to determine the manner in which the AML reclamation project is being conducted.

Name	Position/litle
Address	Telephone #
<u> </u>	% of Ownership
Begin Date:	D 1' Data
Name	Position/Title
	Telephone #
	% of Ownership
Begin Date:	T 1' T 1
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Address	% of Ownership
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Begin Date:	Ending Date.

PAPERWORK REDUCTION STATEMENT

The Paperwork Reduction Act of 1995 (44 U.S.C. 3501) requires us to inform you that: Federal Agencies may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. This information is necessary for all successful bidders prior to the distribution of AML funds, and is required to obtain a benefit.

Public reporting burden for this form is estimated to average 45 minutes per response, including time for reviewing instructions, gathering and maintaining data, and completing and reviewing the form. Direct comments regarding the burden estimate or any other aspect of this form to the Information Collection Clearance Officer, Office of Surface Mining Reclamation and Enforcement, Room 210 SIB, Constitution Ave., NW, Washington, D.C. 20240.

$\frac{1}{2} \left(\frac{1}{2} \right) $	•	Agency REQ.P.O#
	BID BOND	
KNOW ALL MEN BY THESE PRESEN	S. That we, the undersigned,	
of	as Principal	and .
of,,	, a corporation organized and ex	sisting under the laws of the State of
with its principal office in the C	y of, as Surety, ar	e 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, administrators, exec	culors, successors and assigns.
The Condition of the above obligation is Department of Administration a certain bid or prop	uch that whereas the Principal has submitted osal, attached hereto and made a part hereof,	to the Purchasing Section of the to enter into a contract in writing for
NOW THEREFORE.	,	_
(a) If said bid shall be rejected, or (b) If said bid shall be accepted and the hereto and shall furnish any other bonds and insur agreement created by the acceptance of said bid, force and effect. It is expressly understood and agexceed the penal amount of this obligation as here	nen this obligation shall be null and void, other eed that the liability of the Surety for any and	in all other respects perform the
The Surety, for the value received, hereby way impaired or affected by any extension of the till waive notice of any such extension.	stipulates and agrees that the obligations of some within which the Obligee may accept such be	aid Surety and its bond shall be in no oid, and said Surety does hereby
IN WITNESS WHEREOF, Principal and S	rety have hereunto set their hands and seals,	and such of them as are corporations
have caused their corporate seals to be affixed here	unto and these presents to be signed by their	proper officers, this
day of, 20	<u>_</u> ·	
Principal Corporate Seal	<u> </u>	(Name of Principal)
•	Ву	
		(Must be President or Vice President)
	-	(Title)

APORTANT – Surety executing bonds must be licensed in West Virginia to transact surety insurance. Corporate seals must be affixed, power of attorney must be attached

(Name of Surety)

Attorney-in-Fact

Surely Corporate Seal

AGENCY	_ (A)
RFQ/RFP#	(B)

(A)	WV State Agency	ZNOW A	Li Naeni povinci	Bid Bond	*\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
(\D)	(Stated on Page 1 "Spending Unit")	KNOW A	LL MEN BY IT	IESE PRESE	NTS, That we, th	e undersigned
	Request for Quotation Number (upper	as Principal and	OI	<u>(n)</u>		(E)
	right comer of page #1)	<u> </u>	(F)	OI _	(<u>(</u>	 1
(()	Your Company Name	(n)	, a corpor	ation organiz	zed and existing t	inder the laws
(C)		of the State of	(1)	with its prine	cipal office in the	City of
(D)	City, Location of your Company	(J)	, as Suret	y, are held ar	nd firmly bound u	nto The State
(E)	State, Location of your Company	of West Virginia, as	Obligee, in the	penal sum of	(K)	l
(F)	Surety Corporate Name	(\$ <u>(L)</u>) for the p	payment of w	hich, well and m	ily to be made,
(G)	City, Location of Surety	we jointly and sever		es, our heirs	, administrators, c	executors,
(H)	State, Location of Surety	successors and assig				
(I)	State of Surety Incorporation	The Condit	ion of the above	obligation is	such that wherea	s the Principal
(J)	City of Surety Incorporation	has submitted to the	Purchasing Sect	ion of the De	partment of Adm	nottation
(K)	Minimum amount of acceptable bid	a certain bid or prop	osal, aπached he	reto and mad	le a part hereof to	enter into a
	bond is 5% of total bid. You may state	contract in writing for			- -, -,	
	"5% of bid" or a specific amount on		(M)		
	this line in words.					
(L)	Amount of bond in figures			<u>. </u>		
(M)	Brief Description of scope of work	NOW THE				
(N)	Day of the month		bid shall be rejec			
(O)	Month	(b) If said	bid shall be acce	pted and the	Principal shall en	ier into a
(P)	Year	contract in accordant	e with the bid or	r proposal att	ached hereto and	shall furnish
(Q)	Name of Corporation	any other bonds and	insurance require	ed by the bid	or proposal, and	shall in all
(R)	Raised Corporate Seal of Principal	other respects perfor	m the agreement	created by th	ne acceptance of s	aid bid then
(S)	Signature of President or Vice	this obligation shall b	e null and void,	otherwise th	is obligation shall	remain in full
	President	force and effect. It is	expressly under	stood and ag	reed that the liabi	lity of the
(T)	Title of person signing	Surety for any and al	l claims hereund	er shall, in no	event, exceed th	e penal
(U)	Raised Corporate Seal of Surety	amount of this obliga	tion as herein sta	ated		•
(V)	Corporate Name of Surety	The Surety	for value receive	d, hereby str	pulates and agree	s that the
		obligations of said Si	rety and its bond	d shall be in r	io way impaired (or affected by
(X)	Signature of Attorney in Fact of the	any extension of time	within which th	e Obligee ma	y accept such big	r and said
	Surety	Surety does hereby w	aive notice of an	y such exten	sion.	÷
NOTE:	Dated, Power of Attorney with Raised	IN WITNES	S WHEREOF, P	rincipal and	Surety have here	into set their
	Surety Seal must accompany this bid	hands and seals, and s	such of them as a	re corporatio	ons have caused th	en comorate
	bond.	seals to be affixed her	eto and these pre	esents to be s	igned by their pro	per officers.
		this (N) day	of(O)) ,20	(P)	· · · · · · · · · · · · · · · · · · ·
		Principal Corporate S	eal eal		(Q)	
		•			(Name of Prin	ripal)
	•	(R)		Ву		p=1)
		` '		~,	(Must be Presi-	dent or
					Vice Presiden	
					(T)	
				-	Title	
		(U)			11116	
		Surety Corporate Seal			(V)	
		21.0.) 30.po.u.e 301.			(Name of Sur	etv)
					, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	, ,
					(X)	
					Attorney-in-Fac	t .
					•	

IMPORTANT - Surety executing bonds must be licensed in West Virginia to transact surety insurance. Corporate seals must be affixed, a power of attorney must be attached.

STATE OF WEST VIRGINIA Purchasing Division

PURCHASING AFFIDAVIT

West Virginia Code §5A-3-10a states: 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 the debt owned is an amount greater than one thousand dollars in the aggregate

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.

"Debtor" means any individual, corporation, partnership, association, limited liability company or any other form or business association owing a debt to the state or any of its political subdivisions. "Political subdivision" means any county commission; municipality; county board of education; any instrumentality established by a county or municipality; any separate corporation or instrumentality established by one or more counties or municipalities, as permitted by law; or any public body charged by law with the performance of a government function or whose jurisdiction is coextensive with one or more counties or municipalities. "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.

EXCEPTION: The prohibition of this section does not apply where a vendor has contested any tax administered pursuant to chapter eleven of this 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.

LICENSING: Vendors must be licensed and in good standing in accordance with any and all state and local laws and requirements by any state or local agency of West Virginia, including, but not limited to, the West Virginia Secretary of State's Office, the West Virginia Tax Department, West Virginia Insurance Commission, or any other state agencies or political subdivision. Furthermore, the vendor must provide all necessary releases to obtain information to enable the Director or spending unit to verify that the vendor is licensed and in good standing with the above entities.

CONFIDENTIALITY: The vendor agrees that he or she will not disclose to anyone, directly or indirectly, any such personally identifiable information or other confidential information gained from the agency, unless the individual who is the subject of the information consents to the disclosure in writing or the disclosure is made pursuant to the agency's policies, procedures and rules. Vendors should visit www.state.wv.us/admin/purchase/privacy for the Notice of Agency Confidentiality Policies.

Under penalty of law for false swearing (West Virginia Code, §61-5-3), it is hereby certified that the vendor acknowledges the information in this said affidavit and are in compliance with the requirements as stated.

Vendor's Name: MIDWAY RECLAMATION LLC
Authorized Signature: Namy S. Jones Date: 08-14-07
Purchasing Affidavit (Revised 04/15/07)

Agency
REQ.P.O# DEP13918

BID BOND

	TINICIA DE LI	HESE LVESCIA!	o, iliai we, ilie uliue	rsigned, <u>Midway Reclamation, LLC.</u>
of West	Milford	, <u>W</u>	/	, as Principal, and <u>United States Surety</u>
Companyof Timor	nium	,MD	, a corp	oration organized and existing under the laws of the State of
MDw	ith its princip	al office in the Cit	y of <u>Timonium</u>	, as Surety, are held and firmly bound unto the Sta
of West Virginia, as	Obligee, in tl	he penal sum of <u>Fi</u>	ve Thousand Dollars a	nd 00/100 (\$ \$5,000) for the payment of wh
well and truly to be r	nade, we joir	ntly and severally	bind ourselves, our	neirs, administrators, executors, successors and assigns.
The Condit	ion of the ab	ove obligation is s	uch that whereas th	e Principal has submitted to the Purchasing Section of the
Department of Admir	nistration a c	ertain bid or prop	osal, attached hereto	and made a part hereof, to enter into a contract in writing for
DEP 13918 North	ern Reclam	nation Maintena	nce Service Contr	act According to Plans or Specifications
NOW THEF	DEFORE			
(b) If said I hereto and shall furn agreement created b	ish any othe v the accept	accepted and the larger to bonds and insurance of said bid, t	ance required by the hen this obligation s	into a contract in accordance with the bid or proposal attached bid or proposal, and shall in all other respects perform the hall be null and void, otherwise this obligation shall remain in
The Surety, vay impaired or affect valve notice of any s	for the value ted by any e uch extension	obligation as here e received, hereby extension of the tir on. F, Principal and S	in stated. stipulates and agre ne within which the i	of the Surety for any and all claims hereunder shall, in no even es that the obligations of said Surety and its bond shall be in a Obligee may accept such bid, and said Surety does hereby set their hands and seals, and such of them as are corporation
exceed the penal am The Surety, way impaired or affect waive notice of any s IN WITNES	for the value of the value of the day any e uch extension S WHEREON	e received, hereby extension of the tir on. F, Principal and S s to be affixed her	in stated. stipulates and agreine within which the unrety have hereunto euroto and these pre-	of the Surety for any and all claims hereunder shall, in no even es that the obligations of said Surety and its bond shall be in a Obligee may accept such bid, and said Surety does hereby
The Surety, way impaired or affer waive notice of any s IN WITNES	for the value cted by any s uch extension S WHEREON rporate seals Augus	e received, hereby extension of the tir on. F, Principal and S s to be affixed her	in stated. stipulates and agreine within which the unrety have hereunto euroto and these pre-	of the Surety for any and all claims hereunder shall, in no even es that the obligations of said Surety and its bond shall be in a Obligee may accept such bid, and said Surety does hereby set their hands and seals, and such of them as are corporation

IMPORTANT – Surety executing bonds must be licensed in West Virginia to transact surety insurance. Corporate seals must be affixed, and a power of attorney must be attached.

UNITED STATES SURETY COMPANY

Power of Attorney Number 61169

KNOWN ALL MEN BY THESE PRESENTS: That United States Surety Company (the "Company"), a corporation organized and existing under the laws of the State of Maryland, does hereby constitute and appoint: Patricia Ann Fincke, Gregory T. Gordon, Larry D. Kerr, Allan L. McVey, Patricia A. Moye, Kimberly J. Wilkinson

of the City of Charleston, State of West Virginia, its true and lawful Attorney(s)-in-Fact, each in their separate capacity if more than one is named above, to sign its name as surety to, and to execute, seal and acknowledge any and all bonds, undertakings, contracts and other written instruments in the nature thereof of the Company in its business of providing suretyship: guaranteeing the performance of contracts; and executing or guaranteeing bonds and undertakings required or permitted in any actions or proceedings allowed by law, subject to the following limitations:

No single bond shall obligate the Company in excess of the sum of Three Million Dollars (\$3,000,000).

This Power of Attorney is granted under and by authority of the following Resolutions adopted by the Board of Directors of United States Surety Company on the 29th day of July, 1996.

IN WITNESS WHEREOF, United States Surety Company has caused these presents to be signed by its proper officers, and its corporate seal to be hereunto affixed this 28th day of June, 2007. Richard E. Klein, President STATE OF MARYLAND SS:

BALTIMORE COUNTY

On this 28th day of June, A. D. 2007, before me personally came Richard E. Klein, President of the United States Surety Company and California, Assistant Secretary of said Company, with both of whom I am personally acquainted, who being by me severally duly sworn, said, that they the Said Richard E. Klein and Carol T. Nevin were respectively the President and Assistant Secretary of the United States Surety Company, the corporation described in and which executed the foregoing Power of Attorney.

(Signed) (Si business may be signed, executed, and acknowledged by persons or entities appointed as Attorney(s)-in-Fact pursuant to any Power of Attorney issued in accordance with these resolutions ("Powers of Attorney"). All Powers of Attorney for and on behalf of the Company shall be executed in the name and on behalf of the Company, either by the Chair, the President, a Vice President jointly with the Secretary or an Assistant Secretary, under their respective designations. The signature of such officers may be engraved, printed or lithographed. The signatures of such officers and the seal of the Company may be also be affixed by facsimile to any Power of Attorney or to any certificate relating thereto appointing Attorney(s)-in-Fact, for purposes only of executing and attesting bonds and undertakings and other writings obligatory in the nature thereof. Subject to any limitations set forth therein and unless such Power of Attorney is subsequently revoked, any such Power of Attorney or certificate bearing such facsimile signature or facsimile seal shall be valid and binding upon the Company, and any such Power of Attorney so executed and certified by such facsimile signature and facsimile seal shall be valid and binding upon the Company with respect to any bond or undertaking to which it is validly attached.

RESOLVED, that Attorney(s)-in-Fact shall have the power and authority, subject to the terms and limitations of the Power of Attorney issued to them and unless subsequently revoked, to execute and deliver on behalf of the Company and to attach the seal of the Company to any and all bonds and undertakings, and other writings obligatory in the nature thereof, and any such instrument executed by such Attorney(s)-in-Fact shall be as binding upon the Company as if signed by the Company's Chair, the President, a Vice President, and sealed and attested to by the Corporate Secretary or an Assistant Secretary.

I, Carol T. Nevin, Assistant Secretary of United States Surety Company, do hereby certify that the foregoing is a true excerpt from the Resolution of the said Company as adopted by its Board of Directors on the 29th day of July, 1996, and that this Resolution is in full force and effect.

I, the undersigned Assistant Secretary of United States Surety Company, do hereby certify that the foregoing Power of Attorney is in full force and affect and has not been revoked.

In testimony whereof, I have hereunto set my hand and the seal of United States Surety Company on this 1 4th day of Light At