

Request for Quotation

RFQ NUMBER DEP15590 PAGE

ADDRESS CORRESPONDENCE TO ATTENTION OF:

GUY NISBET 304-558-8802

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*928112528 304-226-3793 MOUNTAIN TECHNOLOGY RESOURCES 7000 ERBACON ROAD

ERBACON WV 26203

ENVIRONMENTAL PROTECTION DEPARTMENT OF DIVISION OF LAND RESTORATION 601 57TH STREET SE ď CHARLESTON, WV 25304 304-926-0499

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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. Prior to any award, the apparent successful vendor must be properly registered with the Purchasing Division

and have paid the required \$125 fee.

- 4. All services performed or goods delivered under State Purchase Order/Contracts are to be continued for the term of the Purchase Order/Contracts, 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.
- 5. Payment may only be made after the delivery and acceptance of goods or services.
- 6. Interest may be paid for late payment in accordance with the West Virginia Code.
- 7. Vendor preference will be granted upon written request in accordance with the West Virginia Code.
- 8. The State of West Virginia is exempt from federal and state taxes and will not pay or reimburse such taxes.
- 9. The Director of Purchasing may cancel any Purchase Order/Contract upon 30 days written notice to the seller.
- 10. The laws of the State of West Virginia and the Legislative Rules of the Purchasing Division shall govern the purchasing process.
- 11. Any reference to automatic renewal is hereby deleted. The Contract may be renewed only upon mutual written agreement of the parties.
- In the event the vendor/contractor files for bankruptcy protection, the State may deem 12. BANKRUPTCY: this contract null and void, and terminate such contract without further order.
- 13. HIPAA BUSINESS ASSOCIATE ADDENDUM: The West Virginia State Government HIPAA Business Associate Addendum (BAA), approved by the Attorney General, is available online at www.state.wv.us/admin/purchase/vrc/hipaa.htm and is hereby made part of the agreement. Provided that the Agency meets the definition of a Cover Entity (45 CFR §160.103) and will be disclosing Protected Health Information (45 CFR §160.103) to the vendor.
- 14. 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. Vendor further agrees to comply with the Confidentiality Policies and Information Security Accountability Requirements, set forth in http://www.state.wv.us/admin/purchase/privacy/noticeConfidentiality.pdf.
- 15. 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, and the West Virginia Insurance Commission. The vendor must provide all necessary releases to obtain information to enable the director or spending verify that the vendor is licensed and in good standing with the above entities.
- 16. ANTITRUST: In submitting a bid to any agency for the State of West Virginia, the bidder offers and agrees that if the bid is accepted the bidder will convey, sell, assign or transfer to the State of West Virginia all rights, title and interest in and to all causes of action it may now or hereafter acquire under the antitrust laws of the United States and the State of West Virginia for price fixing and/or unreasonable restraints of trade relating to the particular commodities or services purchased or acquired by the State of West Virginia. Such assignment shall be made and become effective at the time the purchasing agency tenders the initial payment to the bidder.

I certify that this bid is made without prior understanding, agreement, or connection with any corporation, firm, limited liability company, partnership, or person or entity submitting a bid for the same material, supplies, equipment or services and is in all respects fair and without collusion or Fraud. I further certify that I am authorized to sign the certification on behalf of the bidder or this bid.

INSTRUCTIONS TO BIDDERS

- 1. Use the quotation forms provided by the Purchasing Division. Complete all sections of the quotation form.
- 2. Items offered must be in compliance with the specifications. Any deviation from the specifications must be clearly by the bidder. Alternates offered by the bidder as EQUAL to the specifications must be clearly A bidder offering an alternate should attach complete specifications and literature to the bid. The indicated by the bidder. Purchasing Division may waive minor deviations to specifications.

3. Unit prices shall prevail in case of discrepancy. All quotations are considered F.O.B. destination unless alternate shipping terms are clearly identified in the quotation.

4. 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: Department of Administration, Purchasing Division, 2019 Washington Street East, P.O. Box 50130, Charleston, WV 25305-0130

5. Communication during the solicitation, bid, evaluation or award periods, except through the Purchasing Division,

is strictly prohibited (W.Va. C.S.R. §148-1-6.6).



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ENVIRONMENTAL PROTECTION
DEPARTMENT OF
DIVISION OF LAND RESTORATION
601 57TH STREET SE
CHARLESTON, WV
25304 304-926-0499

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DEP15590 SPECIFICATIONS & GENERAL CONDITIONS:

<u>Insurance</u>: Successful vendor shall furnish proof of coverage of commercial general liability insurance prior to issuance of the contract unless otherwise specified in the bid documents. The minimum amount of insurance coverage required is \$250,000.

<u>Workers Compensation</u>: Vendor is required to provide a certificate from Workers Compensation if successful.

Applicable law: The West Virginia State Code, Purchasing Division rules and regulations, Purchasing Division policy statements and the information provided in the "request for quotation" issued by the Purchasing Division are the sole authorities governing this procurement. Any information provided in specification manuals or any other source, verbal or written, which contradicts or alters the information provided from the source as described in the above paragraph is void and of no effect.

<u>Terms and Conditions:</u> Terms and conditions contained in this contract shall supercede any and all subsequent terms and conditions which may appear on any attached printed documents such as price lists, order forms, sales agreements or maintenance agreements, including medium such as cd-rom.

Taxes, permits, fees, insurance liability, compensations and any other items necessary: The vendor shall be responsible for paying and/or securing all taxes, permits, fees, insurance liability, compensations and any other items necessary to render the State free and harmless from all claims arising from services performed under this contract.

<u>Damages:</u> Damages beyond what is directed and approved by the Project Manager to accomplish the objective hereunder will be the total responsibility of the vendor and the vendor shall indemnify the DEP from any such damages.

Rights of Entry: The State shall be responsible for obtaining all needed rights of entry for each project.

<u>Inspection:</u> The work and services to be performed under this contract shall be subject to continual monitoring and inspection by the State's authorized representatives. Such inspection will ensure compliance.

<u>Environmental</u>, <u>local</u>, <u>state</u>, <u>federal Laws</u>: In accomplishment of services to fulfill the requirements of the scope of work defined in the pre-bid conference and project cost as submitted, neither the vendor nor his sub vendor(s) shall create any adverse environmental effects and shall be responsible for compliance with all applicable local, state, federal environmental and occupational health and safety regulations

ALTERNATIVE LABOR SOURCES

When available, REAP reserves to right to utilize County, State and Local government entities as well as volunteers and inmate labor to complete projects.

SCOPE OF WORK

Work will consist of cleaning up illegal open solid waste dumps. Cleaning up illegal garbage dumps may include a number of specific duties. The vendor may be required to perform a large range of duties. These duties shall consist of, but not be limited to, the following:

- Labor for REAP projects
- Removing waste with manual labor from extremely steep terrain
- Removing tire piles from extremely steep terrain
- Trucking waste to nearest permitted landfill
- Working equipment on steep terrain
- Working close to paved highways
- Performing work in rivers and streams
- Winching large items such as cars and appliances up steep terrain
- Creating temporary roads to better access dump sites
- Drainage work will be required from time to time
- Revegetation of disturbed areas

All solid waste will be removed from the site and hauled directly to either an approved landfill/tire disposal facility or a licensed salvage yard. Once any solid waste has been placed on trucks at the site, it will not be dumped or stored at any location other than its final destination at the landfill or salvage yard. The vendor will recycle all metals and appliances removed from the site unless otherwise directed. The vendor will be responsible only for removing solid waste not previously buried. No earth will be removed prior to approval of the project manager. Only vegetation which directly affects the project will be removed.

Article 1- Statement of Work

The vendor 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

Work will be located in all counties in West Virginia.

Article 3- Definitions

- A. The words Owner, The State and DEP are used herein to refer to the WV Department of Environmental Protection, Division of Land Restoration.
- B. The word Offeror refers to the person or company offering to furnish the services called for in this request for quotations.
- C. The word Contract is used to refer to the agreement or purchase order requested by the State and accepted by the vendor together with all the provisions of this request for proposal and all parts of said agreement of purchase order.
- D. The words Vendor and Contractor refer to the person or company contracting with the State to furnish the services called for by the contract.
- E. The words Service or Work are used to mean and include all labor, supervision, materials, machinery, equipment, tools, supplies and facilities called for in this contract.
- F. The words Program Manager or Project Manager are used to mean the Program Manager or Project Manager of the DEP's Division of Land Restoration's Rehabilitation Environmental Action Plan Program and shall be considered to be the State's authorized representative.

Article 4-Ordering Procedure

Qualified vendors will be required to submit lump sum bid to complete the project in accordance with the following:

- A. Small projects with a project cost up to \$2,500 will be awarded as follows; the vendor with the lowest maximum mobilization rate for the project county will be asked to submit a bid for the cost. If the bid is acceptable to the DEP Project Manager the vendor will be issued a notice to proceed. If the bid is not acceptable to the DEP Project Manager or if the vendor cannot complete the work in the required time frame, the next vendor will be asked to submit a bid. If there is a tie for maximum mobilization rate in a county, projects will be rotated among the tied vendors.
- B. Projects with a project cost from \$2,501 to \$25,000 will be awarded as follows; all vendors for the project county will be required to attend a mandatory onsite pre-bid conference, where the scope of the work will be defined, and a bid submittal date and location will be set. Vendors must submit their lump sum sealed bid to complete the project on or before the time and date set at the pre-bid conference. Sealed bids will be opened by the assigned project manager at the location, date and time set forth during the onsite pre-bid conference. The project will be awarded to the vendor that submits the lowest lump sum bid to complete the project and a purchase order will be issued. If for any reason the vendor cannot perform the work in the time frame set forth at the pre-bid conference the project will be awarded the next lowest bidder. Mobilization costs will be included in the lump sum bid.

Article 5- Delivery

- A. The vendor shall complete the specified restoration work in accordance with scope of work defined in the pre-bid conference. The vendor shall submit an invoice to the Project Manager upon completion of each project.
- B. Final inspection of each project by the Project Manager or other authorized representative will be conducted as soon as possible after notification by the vendor of an anticipated time of completion, not less than twelve (12) hours in advance of the project being completed.
- C. Acceptance criteria will be based on all work being completed as required by the scope of work and project cost submitted. In addition, where revegetation is specified, a hearty stand of vegetation must be present. Items not completed as specified shall be completed before payment will be made.
- D. Demobilization- The vendor will, at the completion of the project, remove all equipment from the project site as directed by the Project Manager. Demobilization will be considered complete once the site is vacated, cleared of debris and equipment and inspected and released by the Project Manager.

Article 6- Ability to Perform

All equipment is to be in good mechanical condition with capacities designed to safely meet the conditions and the nature of the contract. Contractors need to be able to safely perform the tasks listed in the scope of work and transport the material collected for proper disposal.

Article 7- Cost and Payments

- A. Payment to the vendor will be made for the lump sum amount upon completion of the entire project. In no circumstance will cost overruns be the responsibility of the DEP unless arrangements are made in advance due to a specific order by the DEP.
- B. The vendor shall invoice the State upon completion of the work specified in the purchase order after final inspection has been performed by the Project Manager. All invoices must be originals and bear an invoice date, purchase order number, project name, county in which the project is located and total cost. All invoices must be signed as approved by the vendor and the Project Manager. The tonnage of solid waste removed and the tonnage recycled from each project shall be properly documented and forwarded to the Project Manager. The vender must complete and attach a cleanup summary sheet to each invoice submitted for payment.

Article 8- Contract Requirements

- A. Vendor must submit a completed vendor bid sheet with the counties marked in which they wish to work and with the maximum mobilization cost for each county clearly provided.
- B. Vendor must provide proof of commercial liability insurance.
- C. Vendor must provide certificate from Workers Compensation.

CONTACT PERSON:

Greg Rote, REAP Program Manager WV Department of Environmental Protection Rehabilitation Environmental Action Plan (REAP) 601 57th Street SE Charleston, WV 25304 Phone: (304) 926-0499, ext. 1270

DEP15590Vendor Bid Sheet

Vendors must mark <u>all</u> counties in which they wish to perform work <u>and</u> their maximum mobilization cost for each county. <u>Contractors may not add counties during the term of this contract.</u>

County	Requesting Qualification	Maximum Mobilization Cost *	County	Requesting Qualification	Maximum Mobilization Cost*
Barbour	Y	0	Mercer	Y	0.
Berkeley			Mineral	1	e - g
Boone	V	0	Mingo	У	0
Braxton	/	0	Monongalia	//	0
Brooke	1		Monroe	\\ \\	0
Cabell	V	0	Morgan	/	
Calhoun		0	Nicholas	¥	0
Clay	1	D	Ohio .	/	
Doddridge	V/	0	Pendleton		
Fayette		0	Pleasants	Y	0
Gilmer	1/	0	Pocahontas	V	0
Grant	7		Preston	//	0
Greenbrier	V	0	Putnam	/	0
Hampshire			Raleigh	Υ	0
Hancock			Randolph	<u> </u>	0
Hardy			Ritchie	Y	0
Harrison	V	0	Roane	Y,	0
Jackson	1/	0	Summers	/ / /	0
Jefferson	/	*	Taylor	Ý	0
Kanawha	V	0	Tucker	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	0
Lewis	1	0	Tyler	//	0
Lincoln	1//	0	Upshur	/y	0
Logan	1	0	Wayne	\/ \/	0
Marion	1	0	Webster	//	0
Marshall			Wetzel	y	0
Mason	Y	0	Wirt	'\	0
McDowell	1	0	Wood	/\/	0
	/		Wyoming	·	0

^{*} Used only for awarding the small jobs less than \$ 2,500.00.

STATE OF WEST VIRGINIA

Offices of the Insurance Commissioner

EARL RAY TOMBLIN

MICHAEL D. RILEY Acting Insurance Commissioner

October 3, 2011

Mountain Technology Resources, Inc. 7000 Erbacon Road Erbacon, WV 26203

RE: Exempt ID #WCEX11733

Dear Employer.

Your request for exemption from coverage for West Virginia Workers' Compensation insurance has been received and processed.

According to your application; you own the truck used in your trash hauling job duties, control your own work schedule, are not supervised by anyone, have no employees at the present time, do not expect to have any employees in the near future and you have elected out of coverage as either a sole proprietor, partner in a partnership, or officer of a corporation or an association. Therefore, based on the information provided, you are in compliance with West Virginia Workers' Compensation laws and rules and are exempted from the requirement to maintain West Virginia workers' compensation coverage. If any of the above underlined information is incorrect, this exemption is not valid.

This exemption for Scott R. Holcomb and Patsy J. Holcomb is valid until October 13, 2012 or until circumstances change which require you to maintain workers' compensation coverage, such as acquiring employees or a business re-organization. Hiring even one (1) employee not falling within this exemption would require you to obtain coverage. If such changes occur, you must either submit another request for exemption or obtain workers' compensation coverage. Failure to obtain the mandatory coverage can result in severe penalties such as an administrative fine up to \$10,000, financial responsibility for benefits incurred for any accidents and losses during periods when you are not insured, and placement on the Employer Violator System that can result in revocation of your business license and any other licenses, permits or certificates required to do business in West Virginia. Further, be reminded that in accordance with W.Va. Code §61-3-24e(5), it is a felony to knowingly and willingly make false statements respecting any information required to be provided under the WV Workers' Compensation Act. Upon conviction, the individual shall be confined in a penitentiary for up to three years, fined up to \$10,000, or both.

Please be advised that this exemption is advisory in nature and does not constitute any formal adjudication as to the workers' compensation status of your company. It is based solely on the information you provided to us in your application. If the information provided in the application is incorrect, then this exemption may also be erroneous. It is important for anyone relying on this exemption to be aware of this. This letter does not serve in lieu of a certificate of coverage in order to allow a prime contractor to avoid liability for employees of subcontractors under W. Va. Code § 23-2-1d.

Should you find that you are in need of workers compensation coverage, you may apply for coverage from one of the approved carriers of workers compensation. A list of these carriers can be found on our website at www.wvinsurance.gov underneath the box entitled Workers Compensation found in the center of the page. If you are unable to access the website for a list of these carriers, please feel free to contact our offices at (304) 558-6279.

Sincerel

Offices of the Insurance Commissioner



NATIONWIDE PROPERTY & CASUALTY INS CO ONE NATIONWIDE PLAZA COLUMBUS, OH 43215-2220

COMMERCIAL GENERAL LIABILITY DECLARATIONS

Policy Number: ACP GLKO 5733333869 Named Insured: MOUNTAIN TECHNOLOGY RESOURCES INC Address: 7000 ERBACON RD **ERBACON** WV 26203-9702 Agent: VICTORY A HUGHART 47-87166-001 Address: SUMMERSVILLE WV 26651 PRODUCER: VICTORY A HUGHART Policy Period: From 03/31/11 to 03/31/12 12:01 A.M. standard time at the address of the named insured as stated herein. In return for the payment of the premium, and subject to all the terms of this policy, we agree with you to provide the insurance as stated in this policy. LIMITS OF INSURANCE GENERAL AGGREGATE LIMIT (other than products-completed operations)
PRODUCTS-COMPLETED OPERATIONS AGGREGATE LIMIT
PERSONAL AND ADVERTISING INJURY LIMIT
EACH OCCURRENCE IN IT. 2,000,000 \$\$\$\$\$\$ 2,000,000 1,000,000 1,000,000 DAMAGE TO PREMISES RENTED TO YOU LIMIT (any one premises) 100,000 MEDICAL EXPENSE LIMIT (any one person) 5,000 Retroactive Date (CG0002 only) The Named Insured is: CORPORATION Business of the Named Insured is: JANITORIAL SERVICES Audit Period: ANNUAL ENDORSEMENTS ATTACHED TO THIS POLICY SEE COMMERCIAL GENERAL LIABILITY FORMS AND ENDORSEMENTS SCHEDULE ADVANCE PREMIUM 474.00 SURCHARGES/ASSESSMENTS \$ 2.61 476.61 **TOTAL ADVANCE PREMIUM** Replacement or Renewal Number ACP GLKO 5723333869 Countersigned By Authorized Representative GL-D (10-98)

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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.

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

VITNESS THE FOLLOWING SIGNATURE
endor's Name: MT. Technology Resources INC.
uthorized Signature: /atsy Holsomb Date:
tate of WV
county of Nicholas, to-wit:
aken, subscribed, and sworn to before me this That day of November 20 1
Ty Commission expires Jan 14 , 20 13
FFIX SEAL HERE NOTORY PUBLIC Lange Channa

OFFICIAL SEAL NOTARY PUBLIC STATE OF WEST VIRGINIA TINA M. HANNA 58 ARMSTRONG RD. SUMMERSVILLE, WV 26651 My commission expires January 14, 2013