NOTICE TO CONTRACTORS

Sealed bids will be received by the South Dakota Department of Transportation until 1:30 pm, Friday, March 08, 2024 at which time they will be opened for the following project(s):

Project Number	PCN	County	Type of Work	Area Engineer
000P-191, 000N-191	i7EU, i7EV	Beadle		
000P-192, 000N-192	i7EW, i7EX	Buffalo, Hand, Hughes, Hyde		
000P-191, 000N-191	i7EY, i7F0	Clark	Weed Spraying	Prod Latabar (605 252 7140)
000P-191, 000N-191	i7F1, i7F2	Kingsbury		Brad Letcher (605-353-7140)
000P-192, 000N-192, 000P-151, 000N-151	i7F3, i7F4, i7F5, i7F6	Spink		

Should you have questions you are encouraged to contact Area Engineer listed for the project.

AVAILABILITY OF PLANS AND PROPOSALS:

Specifications and proposal forms are available at the Huron Area Office and at the following website: https://apps.sd.gov/hc65bidletting/RegionDefault.aspx

The DOT-123 form provided within the proposal document is for information only. Do not use for bidding purposes. Bids submitted on the enclosed DOT-123 form will be considered void and will not be accepted by the department. Please email the Aberdeen Area office for the DOT-123 form that can be used for bidding purposes to the following:

Scott.Schneider@state.sd.us and Michael.Welch@state.sd.us

The email request for the DOT-123 form shall include the following information, so that the SDDOT can maintain a list of prospective bidders for this project and to maintain a contact list for future region lettings:

Company Name Mailing Address Phone Number

Addendums, if any, will be made available on-line at the above website, no later than **48 hours** prior to opening bids. It will be the Contractor's responsibility to check for addendums prior to submitting bids.

CONTENT OF PROPOSALS:

Returned Proposals shall include the following items all signed in ink:

1. A notarized Contract Proposal (DOT-123). Non-signature items shall be typed or completed in ink.

Bids shall be in sealed envelopes and clearly marked on the outside as to the content when delivered to the Regional Office by the time indicated for Opening. Proposals faxed to the office will not be accepted.

If hand delivering or using a package delivery service,	If using the US Postal Service,
address the envelope:	address the envelope:
Mark Peterson, Region Engineer	Mark Peterson, Region Engineer
Department of Transportation	Department of Transportation
2735 West Highway 12	P.O. Box 1767
Aberdeen, SD 57401	Aberdeen, SD 57402-1767

All bid items must have a unit price entered on the DOT-123 Contract Proposal form. Failure to enter a unit price or a unit price of zero will be considered a Mathematically Unbalanced Bid. The Department will consider a bid proposal Irregular and may reject the bid proposal if the Department determines, in its sole discretion, that any of the unit bid prices are significantly unbalanced to the potential detriment of the Department.

Bidders will be required to fill out the blank spaces in the proposal form correctly. The bidder must fill in a unit price for each bid item shown on the proposal form. Bidders will also be required to carry out extensions and determine the "Total or Gross Sum Bid" as indicated in the proposal. The total of any proposal, as determined by the bidder, will be used only for a comparison when bids are publicly opened and read, and any errors noted in extensions or totals will be corrected to determine the "Total or Gross Sum Bid" of any proposal.

Failure to properly carry out any of the above requirements is deemed as sufficient reason to reject any proposal.

BONDING & INSURANCE:

A **bid bond** will not be required.

A **performance bond** will not be required.

MISCELLANEOUS:

Any person engaged in highway construction work in the State of South Dakota must obtain a motor fuel highway contractor tax license.

The Department of Transportation in accordance with Title VI of the Civil Rights Act of 1964, 78 Stat. 252, 42 U.S.C. 2000d to 2000d-4 and Title 49, Code of Federal Regulations, Department of Transportation, Subtitle A, Office of the Secretary, Part 21, Nondiscrimination in Federally-assisted programs of the Department of Transportation issued pursuant to such Act, hereby notifies all bidders that it will affirmatively insure that in any contract entered into pursuant to this advertisement, minority business enterprises will be afforded full opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, religion, national origin, sex, age or disability in consideration for an award.

The Contractor, by signing and submitting a bid or proposal, agrees to provide services in compliance with the Americans with Disabilities Act of 1990.

The Department of Transportation reserves the right to reject any and all bids.

Sincerely,

DEPARTMENT OF TRANSPORTATION

Mark Peterson Aberdeen Region Engineer

CC:

C. Bennett

B. Letcher

File

SOUTH DAKOTA DEPARTMENT OF TRANSPORTATION CONTRACT PROPOSAL

CONTRACT PROPOSAL									February 202				
	-		PROJECT		MAINT	CONTROL			I	BEGIN		END	
	CODE	PRE	ROUTE	AGR	UNIT	REFERENCE	AFE	FUNCTION		MRM		MRM	
		h	M000P		191		i7EU	2305	h	+ -	0	10	r
01777 4 4 4 7 7 6			MOOON		191		i7EV	2305					
CITY AND/C										OGET SOUR		FY24 Contrac	t Maintenance
						ON REQUIRED REQUIRED:	:	YES YES		NO WI	P #:		
			LLED OF			MEQUINED.		✓ YES		NO			
TYPE, PURI	POSE A	ND LC	CATION	OF W	ORK:	Control the gr	owth o	f declared no	oxious w	eeds, aquat	ic vege	tation and grov	vth
		_				highway routes						•	
						sted below. T	he app	proved equ	al shall	have the s	ame a	ctive ingredie	nts,
and labeled BID ITEM	Instru	ctions	shall be	tollow		Ha	4	U		$\mathbf{U}\mathbf{H}$			
NUMBER					_ [TEM				QUANTITY	UNIT	UNIT PRICE	AMOUNT
910E0085	Milesto	ne								3600	oz		
910E0045	Gardia	ı								7300	oz		
910E0040	Premie	r 90								10000	oz		
910E0070	Rodeo									1500	oz		
910E0003	24D									20000	oz		
910E0080	Payloa	d								175	oz		
910E0007	Tordon									1300	oz		
910E0022	Sahara									500	oz		
910E0050	Plateau	ı								350	oz		
910E0100	Escort									100	oz		
910E0195	Surfact	ant (No	onionic)							275	oz		
910E1 <mark>0</mark> 60	Labor		n			USE		to		150	hr	din	
910E1050	ATV/Sp	rayer				GO				100	hr		3
910E1010	Truck									100	hr		
634E0020	Pilot Ca	ar								30	hr		
												TOTAL	
The undere	ianod a	arooc	to offer	the lel		FRACTOR'S F					nurna	oo in the play	oo and in
						l material in th ntractor will pro							
Act of 1990			•								- /		
SUBSTANT	IAL CO	MPLE	TION DAT	ſΕ		N/A		PROPOSEI	D STAR	T DATE		April 1, 2	024
FIELD WOR	K COM	PLETI	ON DATE	Ξ.	Nover	mber 1, 2024		SIGNATUR	E _				
SUBSCRIBE	ED AND	SWO	RN TO BI	EFORE	ME TH	IE		PRINTED N	NAME _				
	DAY	OF			, 20			COMPANY	_				
NOTARY								STR. ADDR	RESS				
My Con	nmissio	n Exp	ires:					CITY, STAT	TE, ZIP				
								PHONE NU	JMBER				
DATE				_		((SEAL)	FEDE	RAL T	AX ID NUME	BER		

DOT-123 February 2021

SOUTH DAKOTA DEPARTMENT OF TRANSPORTATION CONTRACT PROPOSAL

	I	PROJECT		MAINT	CONTROL			BEGIN	END
CODE	PRE	ROUTE	AGR	UNIT	REFERENCE	AFE	FUNCTION	MRM	MRM
		M000P		191		i7EU	2305	104	
		MOOON		191		i7EV	2305		

The parties agree that the Department of Transportation may execute this contract by electronic signature. RECOMMENDED FOR APPROVAL: **CONSTRUCTION & MAINTENANCE ENGINEER DATE** AREA / REGION / OPS ENGINEER DATE **DIRECTOR OF OPERATIONS DATE INTERNAL SERVICES / AUDITS DATE** ACCEPTED BY SOUTH DAKOTA DEPARTMENT OF TRANSPORTATION TITLE DATE IF FEDERAL FUNDS WILL BE EXPENDED UNDER THIS AGREEMENT, ACCEPTANCE BY PROJECT DEVELOPMENT IS REQUIRED PROJECT DEVELOPMENT ENGINEER DATE

Do not use for bidding

purposes.

INDEX OF SPECIAL PROVISIONS

PROJECT(S): 000P-191, 000N-191 PCN i7EU, i7EV

COUNTY(IES): Beadle

TYPE OF WORK: «WEED SPRAYING»

THE FOLLOWING ITEMS ARE INCLUDED IN THIS PROPOSAL FORM:

Plans for Project – Sheets 1 thru 4.

Special Provision for Acknowledgement and Certification Regarding Article 3, Section 12 of the South Dakota Constitution, dated 8/24/23.

Special Provision for Liability Insurance, dated 4/21/22.

Special Provision for Responsibility for Damage Claims, dated 4/21/22.

* * * *

Exhibit A Weed Spraying Specifications

The contractor does hereby agree to furnish the necessary equipment, materials and labor to control the growth of declared noxious weeds within the right-of way of state routes.

Spraying

The spraying shall consist of spot treatments and shall be accomplished by using the herbicides specified on the contract with applicable rates as recommended by the manufactured. If a herbicide is needed that is not on this contract, the type and price shall be negotiated and added by Change Order, prior to use of the herbicide.

The contractor agrees to indemnify, save, and hold harmless the Department and all its employees and agents, from any and all claims, demands, actions or cause of action of whatsoever nature or character arising out of, or by reason of, the execution of performance of the work provided for under the contract whether or not the Contractor itself is negligent or otherwise culpable. The Contractor further agrees to defend at its own sole cost and expense any action or proceeding commenced for the purpose of asserting any claim on whatsoever nature or character arising under this contract whether or not the Contractor is itself negligent or otherwise culpable. This section does not require the Contractor to be responsible for or defend against claims or damages arising solely from acts or omissions of the State, its officers or employees.

The spraying shall be accomplished by personnel properly licensed by the South Dakota Department of Agriculture.

The Contactor shall advise the local Maintenance Supervisor of his intent to spray, 48 hours prior to doing so.

The Contractor shall complete the attached daily form (DOT 820) "Contract Daily Pesticide Application Record" (Exhibit B), furnished by the Department, after each day of spraying.

The Contractor shall provide the Maintenance Supervisor with a complete copy of the daily form (DOT 820) at the end of spraying.

The Contractor shall submit an invoice for payment to the Area Engineer or Maintenance Supervisor (as instructed). The invoice shall be accompanied by the completed original daily form(s) DOT 820. Separate invoices may be submitted for the spring and fall sprayings, if the Contractor desires to do so.

The herbicide selected for use will dictate frequency and timing of application. If Two applications are required per growing season, the first shall be made in the spring of the year while the second shall be made in the late summer or early fall as directed by the Maintenance Supervisor. For herbicides requiring a single application, the application shall be made in accordance with the label for the product being used.

Equipment used for spraying shall be equipped with a flashing amber light. The light shall be turned on and used at all times during spraying operation.

Growth Suppression

The following locations shall be treated for growth suppression:

- 1. 3 foot radius around all sign and delineator posts.
- 2. Underneath and 3 foot behind guide rail.

Herbicides shall be applied uniformly with properly calibrated equipment using at least 10 gallons water as a carrier per acre.

Herbicides for growth suppression shall be applied in the spring of the year. Herbicides shall not be applied to vegetation that has exceeded 8" in height.

Growth Inhibitor

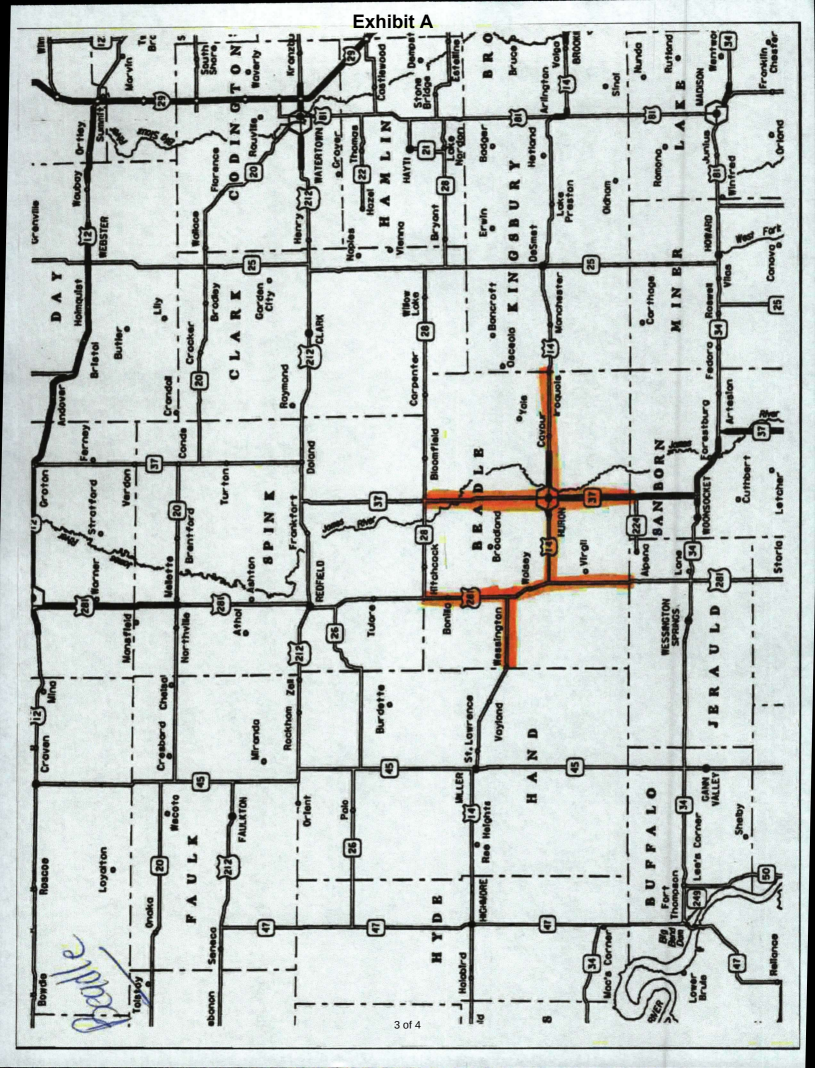
The following locations shall be treated for growth inhibitor:

- 1. US 14 East of Huron in the 4-Lane median (MRM 347.12 to 351.42) includes 17.6 acres.
- 2. SD 37 South of Huron in the 4-Lane median (MRM 113.87 to 124.73) approx. 73.9 acres.

The mixture of Plateau (4 oz/acre), Escort (1 oz./acre), and Nonionic Surfactant such as Brewer 90-10 oil (3 oz./acre) will be used for inhibiting growth in the medians.

Herbicides shall be applied uniformly with properly calibrated equipment using at least 10 gallons water as a carrier per acre.

Herbicides for growth inhibitor shall be applied in early spring of the year. Herbicides shall not be applied to vegetation that has exceeded 8" in height.



DOT-820 Exhibit B

"Contract" Daily Pesticide Application Record

Date:	Contact No:	-							
Customer:									
Contractor:									
SPRAYING ON THIS [DATE WAS ACCOMPLISHED ON:	INDICATE WHI	CH DI	<u>ГСН</u>					
Highway No:	From MRM	To MRM		N	S	Е	W	OR	MEDIAN
Highway No:	From MRM	To MRM		N	S	Е	W	OR	MEDIAN
Highway No:	From MRM	To MRM		N	S	Е	W	OR	MEDIAN
Highway No.	Type of Pesticide	Amount Used		Cos	st/Ur				Cost
			X				_ =		
			X				_ =		
	<u> </u>		X				_ =		
Highway No.	Employee Name	Hours Worked	l	F	Rate				Cost
			X				_ =		
			X				_ =		
			X				_ =		
Highway No.	Equipment	Miles or Hours Worked	l	F	Rate				Cost
			X				_ =		
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				Total	Cos	t	=		
		S	prayer	Opera	tor S	Signa	ature	}	
		D O A 1:	N'						

THIS FORM WILL BE COMPLETED IN TRIPLICATE. ONE COPY WILL BE FORWARDED TO THE LOCAL MAINTENANCE UNIT FOREMAN, ONE TO BE RETAINED ON FILE BY THE COUNTY, AND ONE (ORIGINAL) TO ACCOMPANY THE COUNTY'S INVOICE TO THE STATE FOR PAYMENT.

STATE OF SOUTH DAKOTA DEPARTMENT OF TRANSPORTATION

SPECIAL PROVISION FOR ACKNOWLEDGEMENT AND CERTIFICATION REGARDING ARTICLE 3, SECTION 12 OF THE SOUTH DAKOTA CONSTITUTION

AUGUST 24, 2023

In accordance with the State of South Dakota Office of the Governor Executive Order 2023-13, the following will apply to all contracts:

The Contractor acknowledges and certifies that the following information is correct:

CERTIFICATION OF NO STATE LEGISLATOR INTEREST:

Contractor (i) understands neither a state legislator nor a business in which a state legislator has an ownership interest may be directly or indirectly interested in any contract with the State that was authorized by any law passed during the term for which that legislator was elected, or within one year thereafter, and (ii) has read South Dakota Constitution Article 3, Section 12 and has had the opportunity to seek independent legal advice on the applicability of that provision to this contract. By signing this contract, Contractor hereby certifies that this contract is not made in violation of the South Dakota Constitution Article 3, Section 12.

It is understood and agreed that, if this certification is false, such false certification will constitute grounds for the Department to terminate the contract.

The Contractor further agrees to provide immediate written notice to the Department if during the term of the contract it no longer complies with this certification and agrees such noncompliance may be grounds for contract termination.

* * * * *

STATE OF SOUTH DAKOTA DEPARTMENT OF TRANSPORTATION

SPECIAL PROVISION FOR LIABILITY INSURANCE

APRIL 21, 2022

Section 7.15 – Page 50 – Delete and replace with the following:

7.15 LIABILITY INSURANCE - The Contractor will procure and maintain at the Contractor's expense, during duration of the contract, liability insurance with an insurance company authorized to do business in the state of South Dakota, for damages imposed by law. The insurance will cover all operations under the contract, whether performed by the Contractor or by subcontractors, and will name the State of South Dakota, the Department, and the Department's officers and employees as additional insureds, but liability coverage is limited to claims not barred by sovereign immunity. The State of South Dakota, the Department, and the Department's officers and employees do not hereby waive sovereign immunity for discretionary conduct as provided by law. Before commencing the work, the Contractor will furnish certificates of insurance, certifying that the policies will not be changed or cancelled until 30 calendar days' written notice has been given to the Department.

The certificates of insurance will provide evidence that the Contractor carries sufficient liability insurance to protect the public from injuries sustained by reason of pursuing the work, and that Workers' Compensation Insurance meets the requirements of the South Dakota Workers' Compensation Law.

* * * * *

STATE OF SOUTH DAKOTA DEPARTMENT OF TRANSPORTATION

SPECIAL PROVISION FOR RESPONSIBILITY FOR DAMAGE CLAIMS

APRIL 21, 2022

Section 7.14 – Page 50 – Delete and replace with the following:

RESPONSIBILITY FOR DAMAGE CLAIMS - The Contractor will indemnify the State of South Dakota, the Department, and the State's officers and employees, from all suits, actions, or claims of any character, including suits in which the State, Department, or the State's officers and employees are sued, brought because of any injuries or damages received or sustained by any person, persons, or property arising at least in part from the Contractor's operations; or on account of or in consequence of any neglect in safeguarding the work; or through use of unacceptable materials in constructing the work; or because of any act or omission, neglect, or misconduct of said Contractor; or because of any claims or amounts recovered from any infringements of patent, trademark, or copyright; or from any claims or amounts arising or recovered under the "Workers' Compensation Act", or any other law, ordinance, order, or decree. The Contractor's obligation to indemnify will include the payment of reasonable attorney fees and other costs of defense. So much of the money due the Contractor under and by virtue of the contract as may be considered necessary by the Department for such purpose may be retained for the use of the State; or in case no money is due, the Contractor's surety may be held until such suit or suits, action or actions, claim or claims for injuries or damages as aforesaid will have been settled and suitable evidence to that effect furnished to the Department. Money due the Contractor will not be withheld when the Contractor produces satisfactory written confirmation from the Contractor's insurer that adequate public liability insurance and property damage insurance providing coverage for such particular claims as may be made is in force, and the Contractor provides evidence the claim has been submitted to the Contractor's insurer. A copy of a certificate of insurance, without further confirmation of coverage for the particular claim being made, will not be sufficient to satisfy the requirement of written confirmation.

* * * * *