### North Dakota Department of Transportation INVITATION TO BID

NDDOT Contract#	501	60196
-----------------	-----	-------

Contract Period: 02/17/2016 TO 01/31/2017	Date Prepared: 01/22/2016	
City, State, Zip: Bismarck, North Dakota, 58505-0700	Email: vbrosten@nd.gov	
Bid Mailing Address: 608 East Boulevard Avenue	Telephone Number: 701-328-4466	
Items: Bituminous Oil	Buyer: Vanessa Brosten	
Bid Number: 745-00-16-050	Bid Opening Date & Time: 02/10/2016 03:00 PM	

### **BID RESPONSE**

Please submit your bid response on the NDAC 04-12-01 – 04-12-16. One copy			
Transportation (NDDOT) prior to the time	and date specified for	the bid opening. B	id responses received after the time and
day specified for the bid opening will be r	ejected. Mark envelo	pe with word "BID"	and the opening time and date. If your
bid response is accepted by NDDOT, the			
	CONTRA		11 to 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
This contract is made and entered into by			th Dakota (hereinafter state) and
Vendor Name		endor Address	ا مصا
NORMONT EQUIPMENT CO.	//	57 WHEE MILL	LRU. BLACK EAGLE, MT 574
(hereinafter vendor). In consideration of			
the bid response, the vendor agrees and specified in the bid response, all goods,			
bid response and for which the vendor h	nas been awarded this	s contract by the st	tate. The vendor shall fully perform this
contract in accordance with the terms ar	nd conditions containe	ed in the bid respor	nse including all specifications, rules, or
regulations mentioned therein, and sha			
promulgated by the State Purchasing Di			
Management Appendix and Appendices	A and E of the Title \	VI Assurances, atta	ched, are hereby incorporated into and
made a part of this agreement.			
The following must be completed by th	e vendor; failure to do	o so may result in th	ne rejection of the vendors bid proposal.
Vendor Name	V-1		
NonMont Equipment Co			
Mailing Address			(K /
1157 WIRE MILL RD	BLACK CABLE	,MT 5941	
Telephone Number	Fax Number	_	E-mail Address
406-453-4344	466-761-7880		LSTEWARTENMEDCOCOM
LUKE STEWART - GENER	AL MANA IER		
Name & Title (Type or Print)	**	To be signed b	y Owner; Partner; Corp. Pres., Vice
let S			authorized Corp. Officer or bid may
			(if signed by other authorized Corp.
Signature			attach copy of Power of Attorney or
2/8/16		other document	tation showing authority to sign.)
Date	***************************************		
FOR ND DEPARTMENT OF TRANSPOR	TATION USE ONLY	Accepted by the sta	Date
Authorized Signature	I Tw		,
Grant Levi Juc	N Sev		3/11/6
Recommended for approval		ate	Approximate contract amount
ione lan		2-29-16	\$555,439.50
é	dan dankan kepabadi dan salimuh dan bilang bidah dan danar interpertual bidah salimum dan separah salimum dan s	and demonstrate and all the state of the sta	
	APPROVED as to ex	ecution this	
NIPPOT	1 January March	00/4	

/	
1	MIDIOT
1	MUDOU
1	North Dakota
ı	Department of Transportation

APPROVED as to execution this
day of March 20.16
ATTORNEY GENERAL
By SPECIAL ASST. ATTORNEY GENERAL

CLA 7480 (Div. 50)

#### **MAILING INSTRUCTIONS**

Mail only one completed and signed request for bid document per envelope, unless instructed otherwise. Request for bid documents not signed or received after the date and time specified in the request for bid will be rejected.

BID IS: ⊠ SEALED ☐ NOT SEALED

Address the envelope containing your response in the following manner:

BID NUMBER - 745-00-16-050
BID OPENING DATE/TIME - February 10, 2016; 3:00 p.m.
N. D. DEPT. OF TRANSPORTATION
PROCUREMENT
608 E BOULEVARD AVE
BISMARCK ND 58505-0700

### **BIDDERS INSTRUCTIONS**

- 1. <u>Assistance to Bidders with a Disability.</u> Bidders with a disability and/or language assistance, contact Civil Rights Division, NDDOT, 701-328-2978 or <u>civilrights@nd.gov</u> or TTY 711, as soon as possible so that reasonable accommodations can be made. Additionally, the Request for Reasonable Accommodations form (SFN 60135) can be accessed at the following NDDOT website location: <a href="http://www.dot.nd.gov/forms/sfn60135.pdf">http://www.dot.nd.gov/forms/sfn60135.pdf</a>.
- 2. <u>Award.</u> Award will be made to a responsive, responsible bidder with the lowest price considering conformity with specifications, terms of delivery, quality, and serviceability. NDDOT reserves the right to consider bids varying in minor respects from any specific requirements herein, but judged to meet the intent of this request.
- 3. <u>Awards, Splitting of.</u> The state reserves the right to make awards by item, groups of items, or on the total low bid for all the items specified as indicated in the detailed specifications. Bidders interested only in the total low bid for all items are to state 'all or nothing' on their bid response.
- 4. <u>Bid Bond.</u> Waived in this instance: however, bidder(s) failing to enter into a contract with this office, upon notification of award, may be subject to removal from the bidder's list.
- 5. <u>Bid Held Firm.</u> Bids are not awarded at the bid opening. Bid responses will be firm for 30 days, unless stated otherwise.
- 6. <u>Bid Opening.</u> All <u>sealed</u> bids received by the NDDOT Procurement Office will be opened and read at 608 East Boulevard Avenue, Bismarck, North Dakota, at the time specified in the solicitation. Interested parties are invited to attend the bid opening.
- 7. <u>Bid Summary.</u> Bid summaries are available when the bid has been awarded. When bids are issued using the State's electronic bidding system, the bid summary will be posted and available for download from: <a href="http://www.nd.gov/spo/">http://www.nd.gov/spo/</a>

Bid summaries will be mailed to those bidders who supply a self-addressed, stamped envelope with their bid response. A copy of the bid summary may also be obtained by visiting the NDDOT Procurement Office during normal working hours.

- 8. Bidder Checklist. HAVE YOU REMEMBERED TO:
  - Review all instructions, terms and conditions, and specifications to ensure your bid response complies?
  - Prepare your price in the specified unit of measure, F.O.B. Destination, Freight Prepaid to the delivery location listed on the cover sheet?
  - Indicate whether you can meet the delivery date indicated on the cover sheet?
  - Sign your bid response on the cover sheet?
  - Initial all changes and corrections?
  - Submit any required samples or enclosures, if applicable?
  - Mark the envelope as indicated above?
  - Review and complete all requirements contained in this solicitation to ensure compliance?

- 9. <u>Clarifications, Bid Changes and Questions Deadline.</u> The Procurement Officer is the point of contact. <u>Any irregularities, lack of clarity, requested bid changes and all questions regarding this bid and the procurement process must be addressed to the Procurement Officer referenced on the first page of this document <u>not later than end of business February 1, 2016.</u> (Contact information is indicated on cover page). The bidder is cautioned that the requirement of this solicitation can be altered only by written amendments and that verbal communications from whatever source are of no effect.</u>
- 10. <u>Corrections.</u> The bidder's authorized representative must initial any corrections and alterations (i.e. erasures, whiteouts, correction tape, etc.) made to the bid response. Those bid responses with corrections and alterations that are not initialed are subject to confirmation by the Procurement Officer.

### 11. Definitions.

- Bidder any person or firm submitting a competitive bid in response to a solicitation.
- Bid summary a summary of all bid responses received by the NDDOT Procurement Office.
- Bid response the executed document submitted by a bidder in response to a solicitation.
- Contract a deliberate written agreement between two or more competent persons to perform specific act or acts.
- Contractor any person or firm having a contract with a governmental body.
- Solicitation the process of notifying prospective bidders that the state wishes to receive bids for furnishing goods or services.
- 12. <u>Electronic & Facsimile Bids.</u> Bid responses are not to be email attached or faxed to the NDDOT unless this transmittal method has been authorized by the Procurement Officer or bid document. (Contact the Procurement officer regarding additional requirements and exceptions.) Bid responses electronically submitted or faxed may be rejected as non-responsive. Bids may be faxed to a third party who will put it in a properly-addressed envelope and deliver it to the NDDOT Procurement Office before the date and time specified in the solicitation.
- 13. <u>Freight/F.O.B. Destination</u>, Freight and transportation charges are to be included in the price of the products, unless otherwise specified in the solicitation. (F.O.B. Free On Board).
- 14. <u>Indemnification</u>. Bidders must review the attached Risk Management Appendix for indemnification and insurance requirements. The indemnification and insurance provisions are incorporated and made part of this solicitation and the resultant final contract. Objections to any of the provisions of the indemnification and insurance requirements must be made in writing to the attention of the Procurement Officer by the time and date set for receipt of questions. No alteration of these provisions will be permitted without prior written approval from the Purchasing Agency or Entity in consultation with the North Dakota Risk Management Division. Upon receipt of the Notice of Award, the successful bidder must obtain the required insurance coverage and provide the Procurement Officer with proof of coverage prior to contract approval. The coverage must be satisfactory to the Purchasing Agency or Entity, in consultation with the North Dakota Risk Management Division. A bidder's failure to provide evidence of insurance coverage is a material breach and grounds for withdrawal of the award or termination of the contract.
- 15. <u>Late Bids.</u> It is the bidder's responsibility to ensure that a bid response is physically deposited with the NDDOT Procurement Office prior to the date and time specified for the opening. Late bid responses will not be opened and will be rejected and returned regardless of the degree of lateness or the reasons.
- 16. <u>Minor Informalities</u>. The State reserves the right to waive minor informalities in bid responses in accordance with N.D.A.C. 4-12-10. Minor informalities are insignificant omissions or nonjudgmental mistakes that are matters of form rather than substance, evident from the bid document, with a negligible effect on price, quantity, quality, delivery, or contractual conditions that can be waived or corrected without prejudice to other bidders.
- 17. <u>Multiple Bid(s)</u>. Bidders may submit more than one bid response(s) for the item(s) specified in the solicitation. Each bid submitted must comply in all aspects with the bid requirements and these instructions.
- 18. <u>Negotiation.</u> NDDOT reserves the right to negotiate with the successful bidder to ensure the best possible consideration is afforded to all concerned.

- 19. Open Records. Open Records. After the bid opening, bid documents will be subject to the North Dakota open records law. Records are closed or confidential only if specifically stated in law. If a request for public information is received, the procurement officer will determine whether the information is an exception to the North Dakota open records law, and the information will be processed appropriately. Those interested in reviewing the bid file are to make arrangements with the NDDOT Procurement Office. The NDDOT Procurement Office hours are 8:00 a.m. 12:00 p.m. and 1:00 p.m. 5:00 p.m. Monday through Friday.
- 20. <u>Performance Bond</u>. Successful bidders will not be required to furnish a performance bond; however, failure to perform satisfactorily will result in the immediate termination of the contract(s) and bidders may be subject to removal from the bidder's list.
- 21. <u>Preparation of Bid.</u> Bids will be accepted on NDDOT forms only. If the document is located on the State Procurement Office website, then bidder is to download the document and type or write their responses as indicated by the bid document. Alteration of the bid document may be cause for bid rejection. Bidders are cautioned to examine specifications and all instructions. Failure to do so will be at the bidder's risk.
- 22. <u>Pricing.</u> Unit prices are to be stated in United States currency and based on the unit of measurement specified in the solicitation, F.O.B. Destination, to the NDDOT delivery locations specified herein.

In the event of mathematical differences between the unit price and extended total, the unit price will prevail.

- 23. <u>Protest of Award.</u> An interested party may protest the award within seven days after receiving notice in accordance with N.D.C.C. 54-44.4-12 and N.D.A.C. 4-12-14.
- 24. Receipt of Bids. All sealed bids received by the NDDOT Procurement Office will be opened and at 608 East Boulevard Avenue, Bismarck, North Dakota, at the time specified in the solicitation.
- 25. Rejection. Bid responses may be rejected if:
  - The bid response is not legible.
  - The bid response is not submitted on the form supplied.
  - The bid response is not completed as requested.
  - The bid response is completed and/or signed in pencil.
  - The bid response is faxed to the procurement office.
  - The bid response is not signed by an authorized company representative.
  - The bid response is not responsive to the specifications or other requirements of the solicitation.
  - Changes to the bid response are not initialed.
  - The bid response is received after the time and date specified.
  - The bidder has not met Vendor Registration requirements or is suspended or debarred.
  - The bid document has been altered by the bidder.
  - The bidder is determined to be not responsible (N.D.A.C. 4-12-11-04).
  - The price is not fair and reasonable
  - Or a combination of above.
- 26. <u>Signature.</u> The bid must be signed manually in ink. The name and title of the person signing the bid response must be typed or printed above the signature. The bid must be signed by Owner, Partner, Corp. Pres., Vice Pres., or other authorized Corp. Officer or the bid may be rejected. If signed by other authorized Corp. Officer or representative, please attach a letter signed by the Owner, Partner, Corp. Pres., or Vice Pres. indicating the individual has authority to enter into a contract on behalf of the company (or a Power of Attorney).
- 27. <u>Specifications</u>, <u>Compliance</u>. All bids submitted in response to this Invitation for Bid must comply with the specifications contained herein, and the successful bidder will be held responsible. Noncompliance with specifications is grounds for rejection of the bid response. Bidders who desire to submit commodities or services that deviate from these specifications or have any objections to the specifications stated herein must be clearly pointed out PRIOR TO THE DEADLINE FOR RECEIPT OF QUESTIONS; otherwise, it will be considered that the items offered are in strict compliance with these specifications, and the bidder will be held responsible.

28. <u>Supplemental Terms and Conditions.</u> Bids including <u>supplemental</u> terms and conditions will be accepted, but supplemental conditions that conflict with any conditions contained in this ITB or that diminish the State's rights will be considered null and void. The State is not responsible for identifying conflicting supplemental terms and conditions before issuing a contract award.

After award of contract:

- a) If a conflict arises between a supplemental term or condition included in the bid and a term or condition of the ITB, the term or condition of the ITB will prevail, and,
- b) If the State's rights would be diminished as a result of application of a supplemental term or condition included in the bid, the supplemental term or condition will be considered null and void.
- c) If any supplemental term or condition included in the bid is approved by NDDOT and issued by written amendment(s) that supersede(s) the bid document; then the prior two subsections a) and b) will no longer apply.

Changes, modifications, additions, or alterations to the bid document which have been approved by NDDOT will be issued by written amendments which will supersede the original bid document.

- 29. <u>Taxes.</u> The State does not pay sales tax or federal excise tax. The state sales tax exemption number is E-2001. The federal tax-free transaction number is 45-0309764.
- 30. <u>Vendor Registration</u>. Bids will be accepted from bidders who are not currently Approved Bidders for the State of North Dakota; however, the successful bidder will be required to become approved prior to award, in accordance with N.D.C.C. 54-44.4-09. To become an Approved Bidder, you must: 1) register with the North Dakota Secretary of State (fees apply), and 2) submit a completed Bidder List Application to the ND State Procurement Office. Registration instructions and forms are available on-line at: <a href="www.nd.gov/spo/vendor">www.nd.gov/spo/vendor</a>. Contact the ND State Procurement Office at 701-328-2683 or <a href="mailto:infospo@nd.gov">infospo@nd.gov</a> for assistance.
- 31. Withdrawal or changes to a bid response prior to the bid opening date and time. A bidder may withdraw or make a change to his bid response prior to the bid opening date and time. The request to make a change or withdraw must be in writing by a representative of the firm. The request to withdraw or change must be signed by the bidder or his designated representatives.
- 32. <u>Withdrawals after the bid opening date and time.</u> Withdrawals after the bid opening will be allowed only upon written approval from the NDDOT Procurement Office. Vendors continually withdrawing bids after the bid opening may be removed from the Vendor Database.

### **GENERAL CONTRACT TERMS AND CONDITIONS**

- 1. <u>Affirmative Action.</u> The contractor will take affirmative action in complying with all Federal and State requirements concerning fair employment and employment of individuals with disabilities, and concerning the treatment of all employees without regard to discrimination by reason of race, color, religion, sex, national origin, or disability.
- 2. <u>Applicable Law and Venue.</u> Any dispute arising out of this agreement will be resolved under the laws of the State of North Dakota.
- 3. <u>Binding Contract.</u> The acceptance of a bid response in writing by the purchasing agency constitutes a contract between the bidder and the State. Written acceptance from the purchasing agency will be in the form of a purchase order, notification of award, or contract. Any oral agreement or arrangement by a bidder with a State employee or purchasing agency will have no force or effect unless reduced to writing.
- 4. Compliance with Laws, Nondiscrimination and Affirmative Action. The contractor must, in performance of work under this contract, fully comply with all applicable federal, state or local laws, rules, regulations and policies, including those relating to nondiscrimination, affirmative action, accessibility and civil rights including Title VI of the Civil Rights Act of 1964. The contractor agrees to file all required reports on time, to make required payroll deductions, and to pay all taxes and premiums owed on time, including sales and use taxes and unemployment compensation and workers' compensation premiums. The contractor shall have and keep current at all times during the term of this contract all licenses and permits required by law.

5. <u>Contract Amendments, Waivers.</u> After a binding contract has been entered into, no changes (i.e. additions, substitutions, subcontracting or a price adjustment) may be made, unless prior approval has been obtained from the purchasing agency and Procurement Officer.

The terms of this contract shall not be waived, altered, modified, supplemented, or amended, in any manner whatsoever, except by written instrument signed by the parties. No waiver consent, modification or change of terms of this agreement shall bind either party unless in writing and signed by both parties. Such waiver, consent, modification, or change, if made shall be effective only in the specific instance and for the specific purpose given. There are no understandings, agreements, or representations, oral or written, not specified herein regarding this agreement.

- 6. <u>Contract Price Adjustment.</u> The Contract Unit Prices shall be firm for the twelve (12) months of the contract period. On an annual basis, all unit prices may be subject to price adjustment (increase / decrease). The request for a price adjustment shall be submitted to the Procurement Office at least forty five (45) days before the scheduled contract expiration date and <u>must include justification</u> for the proposed change. The Procurement Officer will respond as follows:
  - 1) The request may be granted,
  - 2) The contract may be cancelled and solicitation may be re-advertised, or
  - 3) The contract may be continued without change.

If a price increase is approved by the NDDOT, the date the increase will be effective along with the new unit prices will be included in an amendment document. Approval of any price increase renews the twelve month firm price period.

The State shall also be advised of and receive the benefit of any price decrease. The same notification and review process will apply to a decrease in cost.

7. Contract Term and Renewal Option. The NDDOT will enter into a contract with an effective date beginning the date of last signature, and ending January 31, 2017, inclusive. This contract may be renewed upon satisfactory completion of the initial contract term. The NDDOT reserves the right to execute up to four options to renew this contract for a period of twelve (12) months each, not to exceed sixty (60) months total. Renewals will be documented by amendment.

The NDDOT reserves the right to renegotiate price and terms provided that such negotiated price and terms fall within the original scope of work for this bid. Negotiations may be conducted annually or at such times that additional and unexpected services falling within the scope of the contract may occur. Such changes will be documented by amendment to the contract.

8. <u>Contract Price</u>: Unit prices are to be stated in United States currency and based on the unit of measurement specified in the solicitation, F.O.B. Destination, to the NDDOT delivery locations specified herein.

The total bid price is to include all discounts and deductions, and is to be less federal and state taxes. The contract prices shall be firm for the entire contract period.

In the event of mathematical differences between the unit price and extended total, the unit price will prevail.

### 10. Contract Termination.

- a. **Termination without Cause.** This contract may be terminated by mutual consent of both parties, or by either party upon 30 days' written notice.
- b. Termination for Lack of Funding or Authority. The State may terminate this contract effective upon delivery of written notice to the contractor, or on any later date stated in the notice, under any of the following conditions:
  - If funding from federal, state, or other sources is not obtained and continued at levels sufficient to allow for purchase of the services or supplies in the indicated quantities or term. The contract may be modified by agreement of the parties in writing to accommodate a reduction in funds.
  - ii. If federal or state regulations or guidelines are modified, changed or interpreted in such a way that the services are no longer allowable or appropriate for purchase under this contract or are no longer eligible for the funding proposed for payments authorized by this contract.

iii. If any license or certificate required by law or regulation to be held by the contractor to provide the services required by the contract is for any reason denied, revoked or not renewed.

Any such termination of this contract under (i), (ii), or (iii), above, shall be without prejudice to any obligations or liabilities of either party already accrued prior to such termination.

- c. **Termination for Cause.** The State by written notice of default to the contractor may terminate the whole or any part of this contract:
  - i. If the contractor fails to provide services required by this contract within the time specified herein or any extension thereof; or
  - ii. If the contractor fails to perform any of the other provisions of this contract, or so fails to pursue the work as to endanger performance of this contract in accordance with its terms and after receipt of written notice from the State, fails to correct such failures within ten days or such longer period as NDDOT may authorize.
  - iii. The rights and remedies of the State provided in the above clause related to defaults by the contractor are not exclusive and are in addition to any other rights and remedies provided by law or under this contract.
- d. **Termination, Deliveries.** If the contract is terminated for any reason, the contractor is responsible for delivery of all commodities and services ordered prior to the termination, unless those orders had been canceled by the Purchasing Agency or Entity.
- 11. <u>Estimated Volume.</u> The volume of this contract as listed in the bid response is estimated. Quantity estimates are not to be considered as either a minimum or maximum, but rather an estimate based upon past and anticipated usage. The contractor or contractors will be required to furnish actual requirements upon order. There is a possibility that no purchases will be made on some of the bids accepted.
- 12. <u>Inspection and Investigations.</u> The State reserves the right to conduct inspections and investigations related to the bidder and offered commodities or services to make determinations regarding compliance with the bid requirements.
- 13. <u>Material and Workmanship.</u> All material and workmanship shall be subject to inspection and testing by the state either at: (1) the point of manufacturer, or; (2) place of storage, or; (3) upon receipt.
- 14. <u>Subcontracts, Assignment.</u> The contractor shall not subcontract, assign or transfer the contractor's interests or duties under this contract without express written consent of the purchasing agency.

Third party trucking companies will be allowed. The prime contractor is responsible for ensuring that the subcontracted trucking companies comply with contractual obligations including maintaining the same scope of insurance as is required of the contractor.

- 15. <u>Successors in Interest.</u> The provisions of this agreement shall be binding upon and shall inure to the benefit of the parties hereto, and their respective successors and assigns.
- 16. <u>Title.</u> Title transfers when material passes the flange and transfers into a State owned or State designated vessel. The contractor shall be responsible for any loss prior to the actual receipt of the items by the state or its agent.

#### IMPORTANT INSTRUCTIONS - POSSIBLE CAUSE FOR REJECTION:

- 1. Bids will be considered irregular and <u>may be rejected</u> for reasons set forth in Section 102.08 of the NDDOT Standard Specifications adopted October 2008 and supplemental specifications effective March 1, 2013.
- 2. If the Invitation to Bid is not properly signed. It must be signed by a person having apparent legal authority, such as owners, partners, president, or vice president. If signed by other corporate officers then an authorizing letter or a Power of Attorney must be attached.
- 3. If the entire Invitation to Bid is not submitted, or if the bid is not on Department furnished forms, or if the forms are altered or any part is detached.
- 4. If the submitted proposal fails to comply with any other requirements of the Invitation to Bid.
- 5. If there are unauthorized additions, conditional or alternate bids, or irregularities of any kind which may make the bid's meaning incomplete, indefinite, or ambiguous.
- 6. If the bidder adds any provisions reserving the right to accept or reject an award, or to enter a contract pursuant to an award.
- 7. It is determined that any of the prices are materially unbalanced to the potential detriment of the Department.
- 8. The bidder shall indicate shipping point, enter freight price per ton to the district, enter the bid price per ton (including freight price) F.O.B. to the district as indicated in the bid response.
- 9. If the unit prices are not typed or entered in ink,

### NORTH DAKOTA DEPARTMENT OF TRANSPORTATION

### General Provisions and Specifications for Supply of Bituminous Materials

### General Provisions:

- 1. Duration of the contract will be from the date of last signature through January 31, 2017. This contract may be renewed upon satisfactory completion of the initial contract term. The NDDOT recognizes that plant production will affect the time frame in which products are available.
- 2. Bids for supplying and delivering of bituminous materials will be received by the North Dakota Department of Transportation (NDDOT), Procurement Office, 608 East Boulevard Avenue, Bismarck ND 58505-0700. All proposals shall be sealed and marked "PROPOSALS FOR FURNISHING BITUMINOUS MATERIALS" and delivered to the above address no later than 3:00 p.m., on Wednesday, February 10, 2016, at which time the proposal will be opened and read. All proposals delivered late will be returned unopened to the sender.
- 3. The bidder agrees to provide all materials at the times and places specified in the Invitation to Bid, all in conformity with the bidder's proposal, NDDOT's Standard Specifications for Road and Bridge Construction, and the current edition of the Supplemental Specifications to the Standard Specifications, all of which are incorporated by reference into the contract.
- 4. The Standard Specifications and the Supplemental Specifications are intended to be complimentary and to describe and provide for a complete work. In case of discrepancy, the terms and conditions of the invitation to Bid shall govern over the Standard Specifications and Supplemental Specifications.
- 5. The NDDOT reserves the right to waive technicalities in the proposal.
- 6. Materials used by NDDOT are not subject to North Dakota Sales or Use Tax, or Federal Transportation Tax.
- 7. The quantities shown are estimates only and are used for the purpose of obtaining unit bid prices. The quantity purchased may be greater or less than the quantity stated in the proposal. Unit price adjustments will not be allowed for an increase or decrease in quantities.
- 8. Upon bidder's default of award to supply material as specified in the proposal, the Department will move to the next lowest bidder to secure materials needed to support the maintenance effort. The nonperforming awarded bidder will be responsible to the Department for the increased cost the Department incurs in obtaining materials at the higher price. Contractor will receive a written notice of deduction.
- 9. The NDDOT and all bidders who subcontract are obligated to affirmatively ensure that in any contract entered into pursuant to this advertisement, minority or women's business enterprises will be afforded a full opportunity to participate and to submit bids in response to this invitation and will not be discriminated against on the grounds of race, color, national origin, sex, age, or disability in consideration for an award.

### <u> Delivery Requirements:</u>

- 1. All truck transport shipments of liquid bituminous material must be made in insulated tanks.
- 2. The NDDOT may direct the shipment of liquid bituminous material to any point within that district, at the bid price of the product for the district.
- 3. All truck transports shall be equipped to unload the liquid bituminous material from the transports to NDDOT trucks or facilities. Outdoor unloading. Connecting and unloading into the tank requires a pump and a 3" diameter 25' length hose with female end. The supplier's delivery person shall use their own equipment to unload the liquid bituminous oil into NDDOT tanks.

BIDDER NORMONT ZOUTIMENT CO.

- 4. All transports will have sampling devices on the units making delivery to the Department. Two samples will be taken from each transport or tank car. The supplier's delivery person shall extract these samples in the presence of a Department employee. One sample will be tested by NDDOT. The second sample will be retained at the district as a check sample.
- 5. The supplier is responsible for weighing each shipment at the supply source, sealing the tank, recording the type of bitumen, its specific gravity (or typical specific gravity), and the gross, tare, and net weight on the shipment manifest.
- 6. The NDDOT reserves the right to weigh any load at the destination.
- 7. The supplier will be required to meet local haul limitations for roadway systems leading to the point of destination.
- 8. When ordering product, the NDDOT will indicate to the contractor the necessary destination point and arrival time, the desired product purpose (road application or storage) and the purchase order number. If the supplier is unable to meet the order requirements, the supplier must advise the NDDOT within 24 hours of the time the order was placed by facsimile or e-mail.
- 9. Two hours of free time for unloading will be allowed by the supplier at the destination point. After the initial two hours per container of free time for unloading, the NDDOT will reimburse the supplier at \$60.00 per hour or \$15.00 per 15-minute period and any portion thereof. Free time will commence at the supplier's requested arrival time or when the shipment arrives during scheduled work, whichever is later.
- 10. Liquid bituminous shall meet or exceed the following minimum temperatures, as measured at the destination point.

MATERIAL	DELIVERED TEMPERATURE FOR APPLICATION
MC 70 cutbacks	150° F
MC *250 cutbacks	200° F
MC *3000 cutbacks	260° F
CSS-1H Dilute	100° F
Emulsions	125° F

\*When districts request MC 250 for storage, delivery temperature shall be minimum 185° F. When districts request MC3000 for storage, delivery temperature shall be minimum 230° F. Districts shall indicate the purpose when ordering.

The NDDOT will assess a price reduction for material delivered and not meeting the above minimum temperature requirements in accordance with the Measurement and Payment section of this proposal.

### **Measurement and Payment:**

1. Measurement, payment, and price reductions for material failing to meet specifications shall comply with section 109 of the NDDOT Standard Specifications for Road and Bridge Construction, adopted October 2008 and supplemental specifications effective March 1, 2013.

if the contractor's testing methods vary from those required by the bid document; then measurement, payment, and acceptance of the product will be based on sampling and testing of the delivered product meeting NDDOT specifications.

- 2. The cost of the material and all costs of shipping and handling shall be included in the bid.
- 3. The supplier will bill the NDDOT on a single invoice for supplying and delivering the bituminous material. Cost of material (F.O.B. refinery) and the freight cost shall be listed separately on the invoice. Suppliers will indicate the order number(s) on their invoice.

BIDDER NorMary Equipment Co.

4. Liquidated damages will be assessed for late delivery of liquid bituminous material, and/or for failure of the product to meet delivery specifications, that result in a work delay for NDDOT personnel. The liquidated damages will be assessed for each type of work delay in accordance with the following schedule:

a.	Roadway sealing operations	\$ 400 per hour
b.	All other work activities	\$ 80 per hour

<u>Districts will notify the Maintenance Division</u> regarding all late deliveries causing work delay. The contractor will receive a written notice of deduction from the NDDOT.

5. The NDDOT, in consideration for the unit price obtained from the supplier, agrees to purchase from each contract a minimum of \$500 of product during the contract period.

### Material Specifications:

Specifications for cutbacks and emulsions shall comply with the following provisions:

### 818.1 GENERAL REQUIREMENTS

The original certificate covering material shipped in each car or tank truck shall be furnished at the time of shipment.

The certificate shall be furnished to the applicable Department's District office and shall contain the following information:

- 1. Project number
- 2. Destination
- 3. Quantity contained in car or tank truck
- 4. Gross, tare, and net weights, if shipped by truck
- 5. Train car identification or Truck and trailer identification numbers
- 6. Type and grade of bitumen
- 7. Date of shipment
- 8. Specific gravity
- 9. Statement that the material meets all of the specifications

### 818.2 SPECIFIC REQUIREMENTS

### A. MEDIUM-CURING CUTBACK ASPHALT - AASHTO M-82

MC3000 shall meet the following requirements:

	AASHT0	MC3000
Kinnematic Visc @ 140 <sup>0</sup> F., cs Flash Point (TOC), F. Water, Percent	T-201 T-79 T-55	3000-7000 150 Min 0.2 Max
Distillation test: Distillate % Volume to 437° F.		
to 500° F. to 600° F.		0-15%
% Residue from distill to 680° F.	T-78	15-75% 80 Min
Tests on Residue from Distillation:	T 40	07014
Penetration @ 77° F.  Ductility @ 77° F.	T-49 T-51	250 Max 100 Min



<u>Tests on Polymerized Base Asphalt:</u> Ductility@ 77° F. T-51 100 Min Ductility @ 39° F. (5 cm/min, cm) T-51 50 Min Toughness, inch-pounds 75 Min Tenacity, inch-pounds 50 Min 2% Solids Min % Polymer

#### B. CATIONIC EMULSIFIED ASPHALT

- 1. Cationic Emulsified Asphalt (Summer Season). Grade CRS-2 must be available from approximately mid-April to mid-September, Grade CRS-2 shall meet the requirements of AASHTO M-208 with the following exceptions:
  - a. Grade CMS-2 shall have 5% to 15% oil distillate by volume of emulsion.
  - b. Grade CMS-2h and CSS-1h, the maximum penetration permitted at 77° F. (25° C) 100 gm, 5 sec, in the "Test on Residue from Distillation Test," shall be raised to 120.
  - c. Footnote "b" of AASHTO M-208 will not apply to either the storage stability or the sieve test requirements.
- Polymer Modified Cationic Emulsified Asphalt. Grade CRS-2P shall meet the requirements of AASHTO M-316.
- 3. Modified CRS-2 Emulsified Asphalt (Spray Patcher Early/Late Season) The modified CRS-2 will be used for early and late season spray patching and must be available from approximately mid-February to mid-April, and from approximately mid-September to the end of the season. This contract will begin on the date the contact is awarded in 2016. The emulsion shall meet the following requirements:

TEST	ASTM Test Method	MIN	MAX
Viscosity, Saybolt Furol @ 50°C, s	T59	50	200
Storage Stability test, 24 hr, %	T59		1
Demulsibility, 35ml 0.8% sodium dioctyl sulfosuccinate, % (a)	T59	40	
Particle charge test	T59	Positive	
Sieve test, %	T59		0.3
Residue (% by mass)	T59	65	
Oil distillate, % (by volume of emulsion)	T59	1.5	5.0
Tests on Residue from Distillation:			
Penetration @25°C, 100 g, 5 sec, dmm	D-5	50	200
Ductility @25°C,5 cm/min	D-113	40	
Minimum delivered temperature 125 degrees Fahrenheit			

### C. ANIONIC EMULSIFIED ASPHALT - AASHTO M-140

When using SS-1h, the maximum penetration permitted at 77° F, (25° C) 100 am, 5 sec, in the "Test on Residue from Distillation", shall be raised to 120.

HFRS-2P emulsified asphalt shall be an emulsified blend of polymerized asphalt, water, and emulsifiers. The asphalt cement shall be polymerized prior to emulsification and shall contain a minimum of three percent polymer by weight of asphalt cement. The emulsion, standing undisturbed for a minimum of 24 hours shall show no white, milky separation, but shall be smooth and homogeneous throughout. The emulsion shall be pumpable and suitable for application through a distributor.



<sup>\*</sup>Benson Method for Toughness/Tenacity Inch Pounds @ 77° F; 20 inch pull tension head 7/8" diameter.

HFRS 2P			
Tests on Emulsions	Min	Max	
Viscosity, Saybolt Furol @ 122°F (50°C)	50	400	
*Storage Stability	Passes		
**Cure Test	Passes		
Sieve (%)		0.1	
***Demulsibility 50ml 0.10 N CaCl <sup>2</sup> , %	40		
****Oil Distillate by Volume of Emulsion, %		3.0	
Residue by Distillation, %	65	godinnekassuusi vieteys tuidus gaalinasta käisäilätivasta kiidikkin kassalun ja j	
Tests on Residue from Distillation Tests			
Penetration @ 77°F (25°C)	100	200	
Ductility @ 39°F (4°C) 5 cm/min, cm	30		
Softening Point (R & B) Degrees F	100		
Elastic Recovery @ 50°F (10°C)	55		
Float Test @ 140°F (60°C), sec	1200	Paris (1904)	

<sup>\*</sup>Storage Stability: In addition to requirement of AASHTO T-59, on examination of the test cylinder after the emulsion has been standing undisturbed for 24 hours, the surface shall show no white, milky covered substance but shall be a homogenous brown color throughout.

<sup>\*\*\*\*</sup>The distillation test for CRS-2P emulsion shall be in accordance with AASHTO T 59, 8-12 except that the distillation temperature shall be what the emulsion manufacturer recommends.

PROPERTY	ASTM TEST	HFMS-2	HFRS-2
Viscosity, Sabolt Furol @ 122 <sup>0</sup> F. (50 <sup>0</sup> C)	Note #1	35-150	50-200
Sieve Test, Retained on #20, max %	Note #1	0.1	0.1
Storage Stability, 24 hour, max %	Note #1	1.0	1.0
Asphalt Residue by Distillation, min %	Note #2	62	63
Oil Portion of Distillate by volume, max %	D-244	3.0	3.0
Float Test @ 140° F., seconds, min	Note #3	1200	1200
Solubility in Trichloroethylene, min %	D-4	97.5	97.5
Penetration, 77 <sup>0</sup> F., 100 gm, 5 sec	D-5	140-225	140-225
Apparent Viscosity @ 140° F.	D-4957	Note #4	Note #4
Demulsibility, 0.02 N CaCl <sub>2</sub> , min %	D-244		40
Demulsibility, 0.1 N CaCl₂, min %		30	-

<sup>\*\*</sup>The cure test is performed as follows: Pour approximately 1 gram of (HFMS-2P or HFRS-2P) emulsion onto a metal surface (lid of a 3 oz. Ointment tin). Allow the test sample to cure at temperatures of at least 80°F under a heat light for 4 hours. The outdoor sunlight may be used as a testing site. After the 4-hour curing period, the (HFMS-2P or HFRS-2P) emulsion shall show no tackiness or tendency to stick to the fingers when pressed.

<sup>\*\*\*</sup>This test not a requirement on representative samples is waived if successful application of the material has been achieved in the field.

PROPERTY	ASTM TEST	HFMS-2	HFRS-2
Ductility, 77°F., 5 cm/min, cm, min	AASHTO T-51	WF	40
Elastic Recovery, 50° F., min %	T-301- Note #5	SM-	NAME OF THE PROPERTY OF THE PR

- Note 1 AASHTO T-59 shall be used for the Storage Stability, Sieve Test, and the Sabolt Furol Viscosity Test. The test results shall be reported, but the requirements may be waived if successful application of the material has been achieved in the field.
- Note 2 AASHTO T-59 will be used except when testing the HFRS-2P. The test shall be modified to include a 400+ 10°F maximum temperature to be held for 15 minutes.
- Note 3 ASTM Method D-139 shall be used to test the float.

When testing HFMS-2, the residue from distillation shall be poured immediately into the float collar at 500° F. If the residue has been allowed to cool, it shall be reheated and poured into the collar.

When testing HFRS-2P, the residue from distillation shall be poured into the float collar at 400° F.

- Note 4 Viscosity-Penetration results shall fall within the designated area on the chart on pg. 552 of the 2008 NDDOT Standard Specs at a shear rate of 1.0 sec<sup>-1</sup>. The viscosity will be determined using a Modified Koppers size 100 viscometer tube at 140°F, and 300 mm Hg vacuum.
- Note 5 Testing for the Elastic Recovery should be tested according to AASHTO T-301, Elastic Recovery Test of Bituminous Materials by Means of a Ductilometer, with the following changes:
  - Section 3.2 One briquette is required for this test.
  - Section 3.3 Water Bath temperature shall be 50°F.
  - Section 3.4 Use appropriate ASTM thermometer, or equivalent thermometric device.
  - Section 4.2 Emulsified asphalt residue for testing should be obtained via distillation at 400 ± 10°F, that is held for 15 minutes, NOT via oven evaporation as shown.
    - o If there is foreign (solid) matter in the distillation residue, pour the material through a No. 50 sieve that has been preheated at 275 ± 9°F prior to pouring into the test mold.
  - Section 4.5 Cut the specimen immediately upon stopping elongation. Do NOT hold in the elongated position for 5 minutes prior to cutting.



### ESTIMATED MC3000 REQUIREMENTS IN TONS DELIVERED TO THE FOLLOWING DISTRICT SECTION LOCATIONS

BISMARCH	DISTRICT	VALLEY CIT	Y DISTRICT
LOCATION	MC 3000	LOCATION	MC 3000
Bismarck	120	Ashley	
Center	60	Courtenay	
Flasher	60	Edgeley	те де м М. Обто — те до разренија то по обога от пото от поте до пред поста от пото от пот от пото от пот от от пот от о
Glen Ullin	60	Ellendale	
Linton	60	Gackle .	24
McClusky	60	Litchville	
Napoleon	60	Jamestown	
Selfridge	40	Medina	
Steele		Oakes	
Underwood	60	Valley City	
		Wishek	
TOTAL	580 TONS	TOTAL	24 TONS

DEVILS LA	(E DISTRICT	MINOT DIS	STRICT
LOCATION	MC 3000	LOCATION	MC 3000
Cando	25	Bottineau	50
Carrington	25	Garrison	50
Devils Lake	50	Harvey	50
Langdon	25	Kenmare	50
Maddock		Minot	50
Pekin	25	Mohall	50
Rolla	25	Parshall	50
Rugby		Towner	50
Starkweather	25	Velva	50
TOTAL	200 TONS	TOTAL	450 TONS

### ESTIMATED BITUMINOUS MATERIAL REQUIREMENTS DELIVERED TO THE FOLLOWING DISTRICT SECTION LOCATIONS

DICKINS	ON DISTRICT	GRAND FORKS DISTRICT			
LOCATION	MC 3000	LOCATION	MC 3000		
Beach	28	Adams	ana kumunun makan eron on min menem min gan pakan kecan pendan kecan pendan kecan pendan kecan pendan kecan pe		
Belfield		Cavalier	25		
Beulah		Cooperstown	25		
Bowman		Drayton	n de de la companya de la compa		
Dickinson	28	Finley	populare distribution de l'accident à l'accident de l'acci		
Halliday		Grafton	entry and geography open a fee, gover feer it de movemen and to Theorem and the feet and the angular appointmen		
Hettinger		Grand Forks	25		
Killdeer		Larimore			
Mott		Michigan			
New England			AND THE PROPERTY OF THE PROPER		
Richardton					
TOTAL	56 TONS	TOTAL	75 TONS		
WILLISTO	ON DISTRICT	FARGO DISTRICT			
LOCATION	MC 3000	LOCATION	MC 3000		
Bowbells		Casselton			
Crosby		Fargo	CONTRACTOR		
New Town		Forman	And Annual Control of the Control of		
Stanley	25	Hillsboro & Mayville	MCCANEL MCCANADO PROPERTO PROP		
Tioga		Lidgerwood			
Watford City	25	Lisbon			
Williston		Wahpeton	This shares		
		Wyndmere			
TOTAL	50 TONS	TOTAL	0 TONS		

## BID RESPONSE – BITUMINOUS MATERIAL MC-3000 BY DISTRICTS (TANKER DELIVERY)

### Please indicate a price per TON for the following Districts for delivery as indicated

### MC 3000

BID ITEM	Locati	on / Type of Oil	Estimated Quantity DELIVERED (IN TONS)	Shipping Point	Freight Price PerTon Delivered to District	Bid Price Per Ton F.O.B. Dest. (Includes Freight)	Total Amount
No.1	BIS	MARCK	580	CHUREL. MT	\$ 74.50	\$ 628.21	\$ 364,361.80
No. 2	VALI	LEY CITY	24	CAUREL, MT	\$ 79.10	\$ 623.23	\$ 14,957.50
No. 3	DEVI	LS LAKE	200	LAUREL, MIT	\$ 102.00	\$ 635.60	\$ 127,120.00
No. 4	N	INOT	450	LAWRELIM T	\$ 90.45	\$ 624.23	\$ 280, 903.50
No. 5	DIC	KINSON	56	LAUREL, WIT	\$ 58.02	\$ 63.15	\$ 35,624.40
No. 6	GRAN	ID FORKS	75	LAUREL.MIT	\$ 146.45	\$ 640.15	\$ 48.01.25
No. 7	WIL	LISTON	50	LAURELIMIT	\$ 68.80	\$ 640.23	\$ 32,011.50
No. 8	FARGO		0	LAURELIMIT	\$ 16.45	\$ 640.15	\$
TOTAL ITEMS 1,435 TONS			\$_	902.989.	97		

# BID RESPONSE – BITUMINOUS MATERIAL CSS-1H INDIVIDUAL LOCATIONS (BY TANKER IF DELIVERED)

### Please indicate a price per TON for the following Districts for pickup as indicated

### **CSS-1H EMULSION TACK OIL**

Bid Item	District	Qty	Shipping Point Or Pick-Up Location	Price Per Ton Fob Origin	Freight Price Per Ton Delivered To District	Bid Price Per Ton F.O.B. Destination (Includes Freight)	Total Amount
9	VALLEY CITY	4 TONS ORIGIN	BLACK ENGL, MT	\$ 588 °°	\$ 89.50	\$ 677.50	\$ 27/000
10	FARGO	FTONC	BLACK ZABLE, MT	i	\$ 89.50	\$ 677.50	\$ 3387.50
11	FARGO	20 TONS DESTINATION	Wyndmere	\$ 588.0	\$ 99.30	\$ 6.87.30	\$ 13,74600

### BID RESPONSE — BITUMINOUS MATERIAL CRS-2 (SUMMER SEASON) INDIVIDUAL LOCATIONS

Please indicate a price per TON for the following District for delivery as indicated:

### **CRS-2 - DELIVERED BY TANKER**

Bid Item	District	Estimated Qty	Shipping Point Or Pick-Up Location	Price Per Ton F.O.B Origin	Freight Price Per Ton Delivered To District	Bid Price Per Ton F.O.B. Destination (Includes Freight)	Total Amount
12	N/A				\$	\$	s NA

### **CRS-2 - DELIVERED BY TOTE**

Emulsified asphalt shall be delivered to NDDOT District or Section Maintenance yards. The bidder agrees to provide materials at the time and place as specified by orders from the individual Districts. The material shall be shipped in totes with a 250-275 gallon capacity. Please note the shipping point in your response.

These instructions shall apply to all tote requirements indicated in the bid document.

### PLEASE PROVIDE PRICING FOR ALL DISTRICTS

		Estimated	,			DELIVERED	Minimum	DELIVERED
		Number of	Shipping Point	DELIVERED	Gallons	Price per	Number of	Price Per Tote
Bid		Totes per	Or Pick-Up	Price Per	Per	gallon	totes for this	(less than 4
Item	District	District	Location	Tote	Tote	calculated	price	totes)
13	BISMARCK	4	BLACK EAGL, MIT	\$ 1020 00	225	\$ <i>4.53</i>	4	\$ 107500
14	VALLEY CITY	4	BUNK GALLE, MIT	\$ 1032 00	225	\$ 4.59	4.	\$ 1.087
15	DEVILS LAKE	4	SLAUR LASLE, MIT	\$ 1032 00	225	s 4.59	4	s 1087 00
16	MINOT	4	black Easte, My	\$ 1055 00	225	\$ 4.69	4	\$ 1.11000
17	DICKINSON	4	BLACK EARLA, MAY	\$ 1055 00	225	s 4.69	4	\$ 1.11000
18	GRAND FORKS	20	BLACK EAGSE, WY	\$ 1032 00	225	\$ <i>4.59</i>	4	\$ 1,687 00
19	WILLISTON	4	Agel EARLINT	\$1.07900	225	s <i>4.80</i>		\$ 1/34/00
20	FARGO	20	BUNK EASO, MT	\$ 1032 00	225	\$ <i>4.59</i>		\$ 1087 00

<sup>\*</sup>Minimum 4 totes per shipment. Orders totaling less than 4 totes will have an increased shipment cost. See above.

BIDDER NORMANT LAURENT PO.

### BID RESPONSE – BITUMINOUS MATERIAL CRS-2P INDIVIDUAL LOCATIONS (BY TANKER IF DELIVERED)

### Please indicate a price per TON for the following Districts for <u>delivery or origin</u> as indicated

### CRS-2P

Bid Item	District	Estimated Qty	Shipping Point Or Pick-Up Location	Price Per Ton Fob Origin	Freight Price Per Ton Delivered To District	Bid Price Per Ton F.O.B. Destination (includes Freight)	Total Amount
21	DICKINSON	28 TONS DELIVERED	LAHREL, MT	590°0	\$ 6000	\$ 65000	\$ 18,20000

### CRS-2P - DELIVERED BY TOTE

### PLEASE PROVIDE PRICING FOR ALL DISTRICTS.

		Estimated	Chinaina Daint Or	nei wenen	Gallons	DELIVERED Price per	Minimum Number of	DELIVERED Price Per Tote
Bld		Number of Totes per	Shipping Point Or Pick-Up Location	DELIVERED Price Per	Per	gallon	totes for this	(less than 4
Item	District	District	Liou-oh rocanou	Tote	Tote	calculated	price	totes)
160111	District	District			<del>                                     </del>	<b>V</b>		
22	BISMARCK	10	BUNGE ENGLE, MIT	\$ 1040 00	225	\$ 4.71	4	\$ 1/1500
	VALLEY	4	sinck Laber, MT	0 1172 00		\$ 4.76	4	\$ 1,127 00
23	CITY		BURK 4000,011	\$ 1016	225	\$ 9.14	4	21/61
0.4	DEVILS LAKE	24	Black lases. MIT	c 1072 00	225	s 4.76	4	\$ 1/27
24	LANE	2.7	States Coloras	\$ 1000		\$ 77.75	· · ·	ψ · / · · · · · · · · · · · · · · · · ·
25	MINOT	25	BAK SANE, MT	\$ 109500	225	\$ 4.87	4	\$ 115000
26	DICKINSON	4	BUNDE EARLE, MI	\$ 1060 00	225	\$ 4.7/	4	\$ 1,11500
27	GRAND FORKS	4	ANK ENU. MT		225	s 4.93	4	\$ 114500
28	WILLISTON		BLANK EAGLE, MT			\$ 4.87	4	\$ 1,15000
29	FARGO	4	liact (4612, 1477		225	\$ 4.84	4	\$1,14500

<sup>\*</sup>Minimum 4 totes per shipment. Orders totaling less than 4 totes will have an increased shipment cost. See above.

# BID RESPONSE - BITUMINOUS MATERIAL MODIFIED CRS-2 EMULSION - EARLY/LATE SEASON SPRAY PATCHING INDIVIDUAL LOCATIONS

Please indicate a price per TON for the following District for <u>delivery</u> as indicated \*All Early/Late Season orders shall be requested with 2 week notifications to allow for weather related delays.

### MODIFIED CRS-2 EARLY/LATE SEASON SPRAY PATCHING - DELIVERED BY TANKER

BID ITEM	DISTRICT	Estimated QTY	Shipping Point	Freight Price PerTon Delivered to District	Bid Price Per Ton F.O.B. Dest. (Includes Freight)	Total Amount
30	N/A	DELIVERED		\$	\$	\$ NA

### MODIFIED CRS-2 EARLY/LATE SEASON SPRAY PATCHING - DELIVERED BY TOTE

### PLEASE PROVIDE PRICING FOR ALL DISTRICTS.

Bid		Estimated Number of Totes per	Shipping Point Or Pick-Up Location	DELIVERED Price Per	Gallons Per		Number of	DELIVERED Price Per Tote
Item	District	District	Fion-op Location	Tote	Tote	gallon calculated	totes for this price	(less than 4 totes)
31	BISMARCK	4	BLAKE LAVIL, MT	\$ 1,186 00	225	\$ 5.24	4	\$ 1235-00
32	VALLEY CITY		Black EALLE, 1997		225	\$ 5.30		\$ 1,24700
33	DEVILS LAKE		BLACK EMBLE, AMT		225	\$ <i>5.30</i>		\$1,247 00
34	MINOT	Ą	RACK EASIL, MT	\$ 1,21500	225	\$ 5.40	_	\$ 1,27000
35	DICKINSON	4	black calle, un T	\$ 1,21500	225	\$ 5.40	4	\$ 1,27000
36	GRAND FORKS	4	BLACK CABLE, MT	\$ 124000	225	\$ 5.51	4	\$ 129500
37	WILLISTON		Black EAGLE, MT	_	225	\$ 5.40		\$ 1,270 00
38	FARGO	4	BLACK EAGLE,MT	\$ 1,192	225	\$ 5.30		\$ 124700

<sup>\*</sup>Minimum 4 totes per shipment. Orders totaling less than 4 totes will have an increased shipment cost. See above.

# BID RESPONSE - BITUMINOUS MATERIAL HFMS-2 INDIVIDUAL LOCATIONS

### Please indicate a price per TON for the following District for delivery as indicated.

HEMS-2

BID ITEM	DISTRICT	Estimated QTY	Shipping Point	Freight Price PerTon Delivered to District	Bid Price Per Ton F.O.B. Dest. (Includes Freight)	Total Amount
39	FARGO	5 TONS ORIGIN		\$	\$	s NH

### NORTH DAKOTA DEPARTMENT OF TRANSPORTATION

Specify where orders are placed:						
Business Name	NORMONT EQUIPMENT CO.					
Address:	1157 WERE MILL RD					
City/State/Zip:	BLACK EACLE, MT 59414					
Contact Person:	LEO IMPERI					
Telephone No:	404-453-4344					
Fax No:	406-761-7880					
E-mail Address:	LIMPLE ENMERCO. COM					
Who will be the Service Representative for this Contract:  Service Representative: Pam KLABO						
Service Representar						
Telephone No:	701-389-9019					
Fax No:	406-761-7880					
E-mail Address:	PKLABO ENMERCO. COM					
Specify where payments are mailed:						
Business Name:	NORMONT EQUERMENT CO.					
Address:	1157 WERE MELL RD					
City/State/Zip:	BLACK EAGLE, MT 59414					
Contact Person:	DAWN KRINKEL					
Telephone No:	406-453-4344					
Fax No:	406 - 761 - 7880					
E-mail Address:	Drunkece NMEGCO. com					

# North Dakota Department of Transportation AMENDMENT TO CONTRACT NO. 50160196 Project No.

THIS AMENDMENT to the above-referenced contract is entered into by and between the State of North Dakota, acting through its Director of Transportation, hereinafter known as NDDOT, whose address is 608 East Boulevard Avenue, Bismarck, North Dakota 58505-0700, and NorMont Equipment Co., hereinafter known as the Contractor, whose address is 1157 Wire Mill Road, Black Eagle, Montana, 59414.

WHEREAS, the parties entered into a contract on March 1, 2016; and

WHEREAS, the contract was competitively bid and awarded to the Contractor; and

WHEREAS, the Contractor has performed satisfactorily under the terms of the contract; and

WHEREAS, the Contractor has expressed a willingness to extend the term of the above-referenced contract for an additional twelve (12) months; and

NOW THEREFORE, the Contractor and NDDOT agree that the term of the contract is extended through January 31, 2018.



All other terms and conditions of the above-referenced contract are incorporated herein by reference and remain in full force and effect.

EXECUTED the date last below signed.

WITNESS:	CONTRACTOR:
Tasha Hueth	NORMONT EQUIPMENT CO.
NAME (TYPE OR PRINT)	COMPANY NAME  LUKE STEWART
SIGNATURE	OFFICER'S NAME (TYPE OR PRINT)
To be signed by Owner; Partner; Corp. Pres., Vice Pres., or other authorized Corp. Officer. (If signed	SIGNATURE  VICE PRESEDENT
by other authorized Corp. Officer, please attach copy of Power of Attorney or other documentation showing authority to sign.)	1/13/17
	DATE
WITNESS:	NORTH DAKOTA DEPARTMENT OF TRANSPORTATION
Sondra Gockel	Grant Levi
NAME (TYPE OR PRINT) Loudes Loebel	DIRECTOR (TYPEOT PRINT)  Acut du
SIGNATURE	SIGNATURE 1/26/17
	APPROVED as to substance by:
	Bra d Darr
	DIVISION DIRECTOR (TYPE OR PRINT)
	31 SIGNATURE 1-26-17
	DATE
CLA 52494 (Div. 06) L.D. Approved 5-19-00; 5-03	



APPROVED as to execution this

1b day of JTN/Try 20 17

ATTORNEY GENERAL

BY LULY

SPECIAL ASST. ATTORNEY GENERAL

### NORTH DAKOTA DEPARTMENT OF TRANSPORTATION APPENDIX A OF THE TITLE VI ASSURANCES

During the performance of this contract, the Contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the Contractor) agrees as follows:

- Compliance with Regulations: The Contractor (hereinafter includes consultants) will comply with the Acts
  and the Regulations relative to Non-discrimination in Federally-assisted programs of the U.S. Department of
  Transportation, the Federal Highway Administration, as they may be amended from time to time, which are
  herein incorporated by reference and made a part of this contract.
- 2. <u>Non-discrimination</u>: The Contractor, with regard to the work performed by it during the contract, will not discriminate on the grounds of race, color, or national origin in the selection and retention of subcontractors, including procurements of materials and leases of equipment. The Contractor will not participate directly or indirectly in the discrimination prohibited by the Acts and the Regulations, including employment practices when the contract covers any activity, project, or program set forth in Appendix B of 49 CFR Part 21.
- 3. Solicitations for Subcontracts, Including Procurements of Materials and Equipment: In all solicitations, either by competitive bidding, or negotiation made by the Contractor for work to be performed under a subcontract, including procurements of materials, or leases of equipment, each potential subcontractor or supplier will be notified by the Contractor of the Contractor's obligations under this contract and the Acts and the Regulations relative to Non-discrimination on the grounds of race, color, or national origin.
- 4. <u>Information and Reports</u>: The Contractor will provide all information and reports required by the Acts, the Regulations, and directives issued pursuant thereto and will permit access to its books, records, accounts, other sources of information, and its facilities as may be determined by the Recipient or the Federal Highway Administration to be pertinent to ascertain compliance with such Acts, Regulations, and instructions. Where any information required of a Contractor is in the exclusive possession of another who fails or refuses to furnish the information, the Contractor will so certify to the Recipient or the Federal Highway Administration as appropriate, and will set forth what efforts it has made to obtain the information.
- 5. <u>Sanctions for Noncompliance</u>: In the event of a contractor's noncompliance with the Nondiscrimination provisions of this contract, the Recipient will impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:
  - a. withholding payments to the Contractor under the contract until the Contractor complies; and/or
  - b. cancelling, terminating, or suspending a contract, in whole or in part.
- 6. <u>Incorporation of Provisions</u>: The Contractor will include the provisions of paragraphs one through six in every subcontract, including procurements of materials and leases of equipment, unless exempt by the Acts, the Regulations and directives issued pursuant thereto. The Contractor will take action with respect to any subcontract or procurement as the Recipient or the Federal Highway Administration may direct as a means of enforcing such provisions including sanctions for noncompliance. Provided, that if the Contractor becomes involved in, or is threatened with litigation by a subcontractor, or supplier because of such direction, the Contractor may request the Recipient to enter into any litigation to protect the interests of the Recipient. In addition, the Contractor may request the United States to enter into the litigation to protect the interests of the United States.



### NORTH DAKOTA DEPARTMENT OF TRANSPORTATION APPENDIX E OF THE TITLE VI ASSURANCES

During the performance of this contract, the contractor, for itself, its assignees, and successors in interest (hereinafter referred to as the Contractor) agrees to comply with the following non-discrimination statutes and authorities; including but not limited to:

### Pertinent Non-Discrimination Authorities:

- Title VI of the Civil Rights Act of 1964 (42 U.S.C. § 2000d et seq., 78 stat. 252), (prohibits discrimination on the basis of race, color, national origin); and 49 CFR Part 21.
- The Uniform Relocation Assistance and Real Property Acquisition Policies Act of 1970, (42 U.S.C. § 4601), (prohibits unfair treatment of persons displaced or whose property has been acquired because of Federal or Federal-aid programs and projects);
- Federal-Aid Highway Act of 1973, (23 U.S.C. § 324 et seq.), (prohibits discrimination on the basis of sex):
- Section 504 of the Rehabilitation Act of 1973, (29 U.S.C. § 794 et seq.), as amended, (prohibits discrimination on the basis of disability); and 49 CFR Part 27;
- The Age Discrimination Act of 1975, as amended, (42 U.S.C. § 6101 et seq.), (prohibits discrimination on the basis of age);
- Airport and Airway Improvement Act of 1982, (49 USC § 471, Section 47123), as amended, (prohibits discrimination based on race, creed, color, national origin, or sex);
- The Civil Rights Restoration Act of 1987, (PL 100-209), (Broadened the scope, coverage and
  applicability of Title VI of the Civil Rights Act of 1964, The Age Discrimination Act of 1975 and Section
  504 of the Rehabilitation Act of 1973, by expanding the definition of the terms "programs or activities" to
  include all of the programs or activities of the Federal-aid recipients, sub-recipients and contractors,
  whether such programs or activities are Federally funded or not);
- Titles II and III of the Americans with Disabilities Act, which prohibit discrimination on the basis of disability in the operation of public entities, public and private transportation systems, places of public accommodation, and certain testing entities (42 U.S.C. §§ 12131-12189) as implemented by Department of Transportation regulations at 49 C.P.R. parts 37 and 38;
- The Federal Aviation Administration's Non-discrimination statute (49 U.S.C. § 47123) (prohibits discrimination on the basis of race, color, national origin, and sex);
- Executive Order 12898, Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations, which ensures non-discrimination against minority populations by discouraging programs, policies, and activities with disproportionately high and adverse human health or environmental effects on minority and low-income populations;
- Executive Order 13166, Improving Access to Services for Persons with Limited English Proficiency, and
  resulting agency guidance, national origin discrimination includes discrimination because of limited English
  proficiency (LEP). To ensure compliance with Title VI, you must take reasonable steps to ensure that LEP
  persons have meaningful access to your programs (70 Fed. Reg. at 74087 to 74100);
- Title IX of the Education Amendments of 1972, as amended, which prohibits you from discriminating because of sex in education programs or activities (20 U.S.C. 1681 et seq).

NDD95
Rortin Dakota
Department of Transportation

### Risk Management Appendix

### Service Contracts with Private Individuals, Companies, Corporations, Etc.:

Contractor agrees to defend, indemnify, and hold harmless the state of North Dakota, its agencies, officers and employees (State), from and against claims based on the vicarious liability of the State or its agents, but not against claims based on the State's contributory negligence, comparative and/or contributory negligence or fault, sole negligence, or intentional misconduct. The legal defense provided by Contractor to the State under this provision must be free of any conflicts of interest, even if retention of separate legal counsel for the State is necessary. Contractor also agrees to defend, indemnify, and hold the State harmless for all costs, expenses and attorneys' fees incurred if the State prevails in an action against Contractor in establishing and litigating the indemnification coverage provided herein. This obligation shall continue after the termination of this agreement.

Contractor shall secure and keep in force during the term of this agreement, from insurance companies, government self-insurance pools or government self-retention funds authorized to do business in North Dakota, the following insurance coverages:

- 1) Commercial general liability and automobile liability insurance minimum limits of liability required are \$250,000 per person and \$1,000,000 per occurrence.
- 2) Workers compensation insurance meeting all statutory limits.
- 3) The State of North Dakota, its agencies, officers, and employees (State) shall be endorsed as an **additional insured** on the commercial general liability and automobile liability policies.
- 4) Said endorsements shall contain a "Waiver of Subrogation" in favor of the state of North Dakota.
- 5) The policies and endorsements may not be canceled or modified without thirty (30) days prior written notice to the undersigned State representative.

Contractor shall furnish a certificate of insurance evidencing the requirements in 1, 3, and 4, above to the undersigned State representative prior to commencement of this agreement.

The State reserves the right to obtain complete, certified copies of all required insurance documents, policies, or endorsements at any time. Any attorney who represents the State under this contract must first qualify as and be appointed by the North Dakota Attorney General as a Special Assistant Attorney General as required under N.D.C.C. Section 54-12-08.

When a portion of a Contract is sublet, the Contractor shall obtain insurance protection (as outlined above) to provide liability coverage to protect the Contractor and the State as a result of work undertaken by the Subcontractor. In addition, the Contractor shall ensure that any and all parties performing work under the Contract are covered by public liability insurance as outlined above. All Subcontractors performing work under the Contract are required to maintain the same scope of insurance required of the Contractor. The Contractor shall be held responsible for ensuring compliance with those requirements by all Subcontractors.

Contractor's insurance coverage shall be primary (i.e., pay first) as respects any insurance, self-insurance or self-retention maintained by the State. Any insurance, self-insurance or self-retention maintained by the State shall be excess of the Contractor's insurance and shall not contribute with it. The insolvency or bankruptcy of the insured Contractor shall not release the insurer from payment under the policy, even when such insolvency or bankruptcy prevents the insured Contractor from meeting the retention limit under the policy. Any deductible amount or other obligations under the policy(ies) shall be the sole responsibility of the Contractor. This insurance may be in a policy or policies of insurance, primary and excess, including the so-called umbrella or catastrophe form and be placed with insurers rated "A-" or better by A.M. Best Company, Inc. The State will be indemnified, saved, and held harmless to the full extent of any coverage actually secured by the Contractor in excess of the minimum requirements set forth above.

RM Consulted 2007 Revised 5-09





### CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY) 2/22/2016

THIS CERTIFICATE IS ISSUED AS A MATTER OF INFORMATION ONLY AND CONFERS NO RIGHTS UPON THE CERTIFICATE HOLDER. THIS CERTIFICATE DOES NOT AFFIRMATIVELY OR NEGATIVELY AMEND, EXTEND OR ALTER THE COVERAGE AFFORDED BY THE POLICIES BELOW. THIS CERTIFICATE OF INSURANCE DOES NOT CONSTITUTE A CONTRACT BETWEEN THE ISSUING INSURER(S), AUTHORIZED REPRESENTATIVE OR PRODUCER, AND THE CERTIFICATE HOLDER.

IMPORTANT: If the certificate holder is an ADDITIONAL INSURED, the policy(ies) must be endorsed. If SUBROGATION IS WAIVED, subject to the terms and conditions of the policy, certain policies may require an endorsement. A statement on this certificate does not confer rights to the cortificate holder in lieu of such endorsement/s

COVEDACES		CERTIFICATE MUMPER-CT.1510280	A608 PEVISION NUMBER:					
Black Eagle	MT	59414	INSURER F:					
			INSURER E:					
1157 Wire Mill Road			INSURER D:					
Normont Equipment Co.			INSURER C:					
INSURED			INSURER B Montana State Fund					
Great Falls	MT	59403-2009	INSURER A EMC Insurance Companies					
P O Box 2009			INSURER(S) AFFORDING COVERAGE NAIC #					
800 9th Street South			E-MAIL ADDRESS: jmader@cogswellinsurance.com					
Cogswell Insurance Ag	ency	LLC	PHONE (A/C, No, Ext): (406) 761-5000 FAX (A/C, No): (406) 453-3946					
PRODUCER			CONTACT Jennifer Mader					
Certificate floider in fled of 3	ucii e							

THIS IS TO CERTIFY THAT THE POLICIES OF INSURANCE LISTED BELOW HAVE BEEN ISSUED TO THE INSURED NAMED ABOVE FOR THE POLICY PERIOD INDICATED. NOTWITHSTANDING ANY REQUIREMENT, TERM OR CONDITION OF ANY CONTRACT OR OTHER DOCUMENT WITH RESPECT TO WHICH THIS CERTIFICATE MAY BE ISSUED OR MAY PERTAIN, THE INSURANCE AFFORDED BY THE POLICIES DESCRIBED HEREIN IS SUBJECT TO ALL THE TERMS, EXCLUSIONS AND CONDITIONS OF SUCH POLICIES, LIMITS SHOWN MAY HAVE BEEN REDUCED BY PAID CLAIMS.

INSR LTR	INSR TYPE OF INSURANCE			SUBR	POLICY NUMBER	POLICY EFF (MW/DD/YYYY)	POLICY EXP	LIMITS		
	х	COMMERCIAL GENERAL LIABILITY						EACH OCCURRENCE	\$	1,000,000
А		CLAIMS-MADE X OCCUR						DAMAGE TO RENTED PREMISES (Ea occurrence)	\$	100,000
			х	Y	2x58987	11/1/2015	11/1/2016	MED EXP (Any one person)	\$	5,000
								PERSONAL & ADV INJURY	\$	1,000,000
	GEN'L AGGREGATE LIMIT APPLIES PER:							GENERAL AGGREGATE	\$	2,000,000
	X POLICY PRO- JECT LOC							PRODUCTS - COMP/OP AGG	\$	2,000,000
		OTHER:							\$	
	AUTOMOBILE LIABILITY							COMBINED SINGLE LIMIT (Ea accident)	\$	
A	х	ANY AUTO						BODILY INJURY (Per person)	\$	
, a		ALL OWNED SCHEDULED AUTOS	x	Y	2X58987	11/1/2015	11/1/2016	BODILY INJURY (Per accident)	\$	
		HIRED AUTOS NON-OWNED AUTOS						PROPERTY DAMAGE (Per accident)	\$	
	х	GARAGE						Auto Only/Gar Ops Liab	\$	1,000,000
		UMBRELLA LIAB OCCUR						EACH OCCURRENCE	\$	
		EXCESS LIAB CLAIMS-MADE						AGGREGATE	\$	
		DED RETENTION \$							\$	
		KERS COMPENSATION EMPLOYERS' LIABILITY						PER OTH- STATUTE ER		
	ANY	PROPRIETOR/PARTNER/EXECUTIVE	N/A					E.L. EACH ACCIDENT	\$	1,000,000
В	(Man	CER/MEMBER EXCLUDED?	NIA		034329920	7/1/2015	7/1/2016	E.L. DISEASE - EA EMPLOYEE	\$	1,000,000
	If yes	i, describe under CRIPTION OF OPERATIONS below						E.L. DISEASE - POLICY LIMIT	\$	1,000,000
						be attached if m		uland\		

DESCRIPTION OF OPERATIONS / LOCATIONS / VEHICLES (ACORD 101, Additional Remarks Schedule, may be attached if more space is required)

CERTIFICATE HOLDER	CANCELLATION
North Dakota Department of Transportation 608 East Boulevard Ave Bismark, ND 58505	SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH THE POLICY PROVISIONS.
BISMAIK, ND 30303	AUTHORIZED REPRESENTATIVE

© 1988-2014 ACORD CORPORATION. All rights reserved.

Jennifer Mader/JM

March 1, 2016

Normont Equipment, Co. 1157 Wire Mill Road Black Eagle, MT 59414

Dear Contractor:

Sincerely,

You have submitted to the North Dakota Department of Transportation (NDDOT), in connection with your certificate of insurance, additional pages or language on the certificate which either purports to limit or qualify the information reflected on the certificate of insurance or which purports to change, modify or amend your company's insurance policies. NDDOT policy is to not solicit, review or approve contractors' insurance policies, endorsements or amendments to insurance policies, or insurance documents other than properly completed certificates of insurance. NDDOT contracts specify that contractors are responsible for acquiring and maintaining specified coverages and proof of insurance.

Please have a company executive authorized to execute contract documents sign and date the statement below attesting that your company has insurance coverage consistent with the contract provisions and immediately fax and mail it back to us.

Be advised that execution of this contract will be delayed until these issues have been resolved.

Division Director Name
Shannon Sauer

BID NO. 745-00-16-050

Normont Equipment, Co. hereby states that the company has, and will maintain in force, insurance coverages (including proof of coverages) consistent with the contract specifications.

Date 3///6

Alke Stewart G.M./V. P.

Type or Print Name & Title