### CHATHAM COUNTY, GEORGIA

# REQUEST FOR QUOTATION

QUOTATION FOR:	RFQ NO: <u>Q10-29-3</u>
CLEAN AND SEAL DECK JOINTS	
CHATHAM COUNTY PURCHASING AGENT 1117 EISENHOWER DRIVE, SUITE C SAVANNAH, GA 31406 (912) 790-1624 - OFFICE (912) 790-1627 - FAX	DATE ISSUED:20 MAY 2010 DATE DUE:4 JUNE 2010 TIME DUE: 2:00 P.M. DEPARTMENT: PURCHASING
<b>NOTE:</b> Each vendor submitting a response to this request vall of the services listed below, <u>as described</u> , when in receip for such items or services. "Chatham County is an Equal Opp are to be Equal Opportunity Employers M/F/H.	t of a Chatham County Purchase Order
Local Preference: On 27 March, 1998, the Chatham Coun "Local Vendor" Preference Ordinance that gives the lower a responsible bid/quote the opportunity to match the low vendor. If the County vendor confirms in writing to match we to the Chatham County vendor. The lowest Chatham County "right to first refusal". "Local Vendor" is defined as a burnaintains a regular place of business within the geographical of the local Municipalities of the County AND all real and placed of a contract or purchase. NOTE: Local Prefusal".	est Chatham County vendor submitting est price offered by an out-of-County within 24 hours, the award will be made y responsive bidder will be afforded the usiness or supplier which operates and I boundaries of Chatham County, or one personal property taxes are paid prior to
Chatham County has established goals to increase participusinesses. In order to accurately document participation, bare strongly encouraged to report ownership status. A minubusiness with 51% or greater minority or female ownership ownership status as applicable:	businesses submitting bids or proposals ority or female business is defined as a
African-American Asian American	Hispanic
Native American or Alaskan Indian Female	-
In the award of "Competitive Sealed Proposals", minority/fer	male participation may be one of several

evaluation criteria used in the award process. For additional information concerning Chatham

County's M/WBE Coordinator, please contact Arneja Riley, at (912) 652-7860.

The above information will be used for statistical purposes only and will not be a factor in the award.

NOTE: Quotes may be **faxed** to the Purchasing Department at 912-790-1627, or **mailed** to the above address, or **hand delivered** to the Purchasing Department. All quotes must be received and stamped in prior to 2:00pm local time, June 2010.

### GENERAL TERMS, CONDITIONS, AND EXCEPTIONS

- 1.11 Guarantee: Unless otherwise specified by the County, the bidder shall unconditionally guarantee the materials and workmanship on all material and/or services. If, within the guarantee period any defects occur which are due to faulty material and or services, the contractor at his expense, shall repair or adjust the condition, or replace the material and/or services to the complete satisfaction of the County. These repairs, replacement or adjustments shall be made only at such time as will be designed by the County as being least detrimental to the operation of County business.
- 1.12 Qualification of Business (Responsible Bidder or Proposer): A responsible bidder or proposer is defined as one who meets, or by the date of the bid acceptance can meet, all requirements for licensing, insurance, and service contained within this Invitation for Bids or Proposals. Chatham County has the right to require any or all bidders to submit documentation of the ability to perform, provide, or carry out the service or provide the product requested.
- **1.13 County Tax Certificate Requirement:** Contractor must supply a copy of their Tax Certificate as proof of payment of the occupational tax where their office is located. Please contact the Chatham County Department of Building and Regulatory Services at (912) 201-4300 for additional information.
- **1.14 Delinquent Real and Personal Property Taxes:** No contract shall be awarded unless all real and personal property taxes have been paid by the successful contractor and/or subcontractors as adopted by the Board of Commissioners on April 8, 1994.
- 1.15 Insurance Provisions: The selected CONTRACTOR shall be required to procure and maintain for the duration of the contract insurance against claims for injuries to persons or damages to property which may arise from or in connection with the performance of the work hereunder by the Contractor, his agents, representatives, employees or subcontractors. The cost of such insurance shall be included in the Bid. Contract work will not proceed unless Chatham County has in their possession, a current Certificate of Insurance.
  - 1.15.1 General Information that shall appear on a Certificate of Insurance:

- I. Name of the Producer (Contractor's insurance Broker/Agent).
- II. Companies affording coverage (there may be several).
- III. Name and Address of the Insured (this should be the Company or Parent of the firm Chatham County is contracting with).
- IV. A Summary of all current insurance for the insured (includes effective dates of coverage).
- V. A brief description of the operations to be performed, the specific job to be performed, or contract number.
- VI. Certificate Holder (This is to always include Chatham County).

### 1.15.2 Minimum Limits of Insurance to be maintained for the duration of the contract:

- A. Commercial General Liability: Provides protection against bodily injury and property damage claims arising from operations of a Contractor or Tenant. This policy coverage includes: premises and operations, use of independent contractors, products/completed operations, personal injury, contractual, broad form property damage, and underground, explosion and collapse hazards. Minimum limits: \$1,000,000 bodily injury and property damage per occurrence and annual aggregate.
- B. Worker's Compensation and Employer's Liability: Provides statutory protection against bodily injury, sickness or disease sustained by employees of the Contractor while performing within the scope of their duties. Employer's Liability coverage is usually included in Worker's Compensation policies, and insures common law claims of injured employees made in lieu of or in addition to a Worker's Compensation claim. Minimum limits: \$500,000 for each accident., disease policy limit, disease each employee and Statutory Worker's Compensation limit.
- C. **Business Automobile Liability:** Coverage insures against liability claims arising out of the Contractor's use of automobiles. Minimum limit: \$1,000,000 combined single limit per accident for bodily injury and property damage. Coverage should be written on an "Any Auto" basis.

### 1.15.3 Special Requirements:

- A. Claims-Made Coverage: The limits of liability shall remain the same as the occurrence basis, however, the Retroactive date shall be prior to the coincident with the date of any contract, and the Certificate of Insurance shall state the coverage is claims-made. The Retroactive date shall also be specifically stated on the Certificate of Insurance.
- B. **Extended Reporting Periods**: The Contractor shall provide the County

- with a notice of the election to initiate any Supplemental Extended Reporting Period and the reason(s) for invoking this option.
- C. **Reporting Provisions:** Any failure to comply with reporting provisions of the policies shall not affect coverage provided in relation to this request.
- D. **Cancellation:** Each insurance policy that applies to this request shall be endorsed to state that it shall not be suspended, voided, or canceled, except after thirty (30) days prior to written notice by certified mail, return receipt requested, has been given to the County.
- E. **Proof of Insurance:** Chatham County shall be furnished with certificates of insurance and with original endorsements affecting coverage required by this request. The certificates and endorsements are to be signed by a person authorized by the insurer to bind coverage on its behalf. All certificates of insurance are to be submitted prior to, and approved by, the County before services are rendered. The Contractor mus ensure Certificate of Insurance are updated for the entire term of the County.
- F. **Insurer Acceptability:** Insurance is to be placed with an insurer having an A.M. Best's rating of A and a five (5) year average financial rating of not less than V. If an insurer does not qualify for averaging on a five year basis, the current total Best's rating will be used to evaluate insurer acceptability.
- G. **Lapse in Coverage:** A lapse in coverage shall constitute grounds for contract termination by the Chatham County Board of Commissioners.
- H. **Deductibles and Self-Insured Retention**: Any deductibles or self-insured retention must be declared to, and approved by, the County. At the option of the County, either: the insurer shall reduce or eliminate such deductibles or self-insured retention as related to the County, its officials, officers, employees, and volunteers; or the Contractor shall procure a bond guaranteeing payment of related suits, losses, claims, and related investigation, claim administration and defense expenses.
- 1.16 **References:** Provide with the quote, three (3) references. Also include company name, address, phone number, contact person.
- 1.17 **DEBARRED FIRMS AND PENDING LITIGATION**: Any potential proposer/firm listed on the Federal or State of Georgia Excluded Parties Listing (Barred from doing business) **will not** be considered for contract award. Proposers shall disclose any record of pending lawsuits, criminal violations and/or

- convictions, etc., and **shall** not have conflicts of interest. Any proposer/firm previously defaulting or terminated a contract with the County will not be considered. A statement of Disclosure **must** be provided with response.
- 1.18 **State Licensing Board for General Contractors**: pursuant to Georgia law, the following types of contractors must obtain a license from the State Licensing Board of Residential and General Contractors by 1 July 2008:
  - \* Residential-Basic Contractor (Contractor work relative to detached one-family and two-family residences and one-family townhouses not over three stories in height).
  - \* Residential-Light Commercial Contractor (Contractor work or activity related to multifamily and multiuse light commercial buildings and structures).
  - \* General Contractor (Contractor work or activity that is unlimited in scope regarding any residential or commercial projects).

A copy of your license must be a part of your bid documents at the time of the request for quote opening.

#### GENERAL INFORMATION

<u>General Information</u>: All work must be performed in accordance with the Georgia Department of Transportation (GDOT) standard specifications for sealing roadway and bridge joints and cracks. There are 26 bridge decks resulting in approximately 10,978 linear feet of bridge joint in the Unincorporated Area of Chatham County that require existing sealant material be removed, the joint cleaned and resealed with a elastomeric polymer type joint compound..

In addition and priced separately there is 600 linear feet of joint at Memorial Stadium, in the seating area, off of Skidaway Road in Savannah Ga. (300 ft per side) that must be cleaned as if a bridge joint and resealed with the same material as used in a bridge joint.

All joints must be cleaned using an air compressor of at least 90 psi with traps to remove surplus water and oil in the compressed air. Take care during removal of existing material and cleaning to prevent damaging or enlarging the width of the joint. Any damage to the concrete structure will be repaired in accordance with GDOT specifications at no cost to the County. The resealing process will not proceed until the concrete has cured according to industry standards. The joint will be cleaned of all foreign material to include but not limited to oil, asphalt, sealant, paint or rust. The

- Contractor must demonstrate to the Chatham County Public Works Representative the proposed method of removing the old sealant material and cleaning of the joint prior to starting work. Chemical agents will not be used to clean the joints.
- 2.2 The joint must be clean and dry prior to application of the backer rod and sealant. Apply sealant in sufficient volume to insure contact with the joint surfaces and backer rod. Insure material is no more than one quarter (1/4) inch below the wearing surface to prevent pooling of water. Do not permit traffic on the sealed joint until cured according to industry standards. Any debris that should be imbedded during the installation or curing process must be removed and corrective action taken to repair at no cost to the County.
- 2.3 If a joint fails within the first year the contractor will at no cost to the County remove the material, clean the joint according to standards and replaced with only approved material.
- 2.4 The contractor is responsible for traffic control according to the MUTCD. If a bridge is to be closed during the repair, the contractor must coordinate the closure with CEMA, emergency services, Chatham County Public Works and Park Services at least 48 hours prior to work starting. Placement of signs at the site will be required in order to notify the public.
- 2.5 Contractor will be responsible for removal and reinstallation of benches or other items at Memorial Stadium.
- 2.6 It is possible based on bids that two contractors may be selected, one for Memorial Stadium and one for the bridges. If one contractor is selected for the projects the County will be invoiced separately, one to Chatham County Park Services for Memorial Stadium and one to Chatham County Public Works for the bridges.
- 2.7 Each contractor will provide two references related to pavement joint replacement.
- A pre-bid will not be scheduled. However, if a bidder wants to inspect the Memorial Stadium site they must call Chatham County Park Services at 912–652–6785.
- 2.9 Work at Memorial Stadium must be done within 30 days after notice to proceed. The bridge work must be done within 90 days after notice to proceed.
- 3.0 All material removed from the work sites must be disposed of by the contractor. After sealing the joint immediately remove any surplus material or sealant from the pavement or structure surfaces and work sites.

# QUOTE RESPONSE SHEET 10-29-3 CLEAN AND SEAL DECK JOINTS

Location	Length	Unit Cost	Cost
	approximately		
Laroche Rd. over Shipyard Creek	238 ft.		
Shipyard Rd over Shipyard Creek	104 ft		
Burkhalter Rd. over Veterans Pkwy	160 ft		
Chatham Parkway over Veterans Pkwy	460 ft		
Chatham Parkway over CSX Railroad	308 ft		
Sullivan Rd. over Mercer Inlet	216 ft		
Catalina Rd. over Sazarine Creek	1,088 ft		
Oatland Island Rd. over Richardson Creek	144 ft		
E. President St. over Kayton Canal	180 ft.		
sland Exp EBL over Wilmington River	408 ft.		
sland Exp WBL over Wilmington River	408 ft.		
sland Expressway over Richardson Creek	624 ft.		
Veterans Pkwy NBL over Forest Tributary	308 ft.		
Veterans Pkwy SBL over Forest Tributary	308 ft.		
Veterans Pkwy NBL over Little Ogeechee & CSX	467 ft.		
Veterans Pkwy SBL over Little Ogeechee & CSX	467 ft.		
Veterans Pkwy NBL over Garrard Av.	204 ft.		
Veterans Pkwy SBL over Garrard Av.	204 ft.		
limmy Deloach over Pipemaker Canal	408 ft.		
limmy Deloach over Walthour Swamp	216 ft.		
limmy Deloach over CSX	216 ft.		
limmy Deloach over CSX	216 ft.		
Johnny Mercer over Turner Creek	1,596 ft.		
Truman Parkway Off Ramp @ President St.	816 ft		
Truman Parkway On Ramp @ President St.	510 ft.		
Truman Parkway over President St.	704 ft		
	10,978 ft		
Memorial Stadium	600 ft.		
	Total Cost		

# **REFERENCES**

COMPANY NAME:			<del> </del>
ADDRESS:			
CITY:	STATE:	ZIP:	
CONTACT PERSON:			
PHONE NUMBER:			
COMPANY NAME:			
ADDRESS:			
CITY:	STATE:	ZIP:	
CONTACT PERSON:			
PHONE NUMBER:			
COMPANY NAME:			
ADDRESS:			
CITY:	STATE:	ZIP:	

### **EXCEPTION SHEET**

If the commodity (ies) and/or service proposed in your Bid is in <u>ANYWAY</u> different from that contained in this proposal, the Bidder is responsible to clearly identify all such differences in the space below. Otherwise, it will be assumed the Bidders' offer is in the total compliance with all aspects of the proposal.

Below are the only differences between my offer and the proposal.

# ALL QUOTATIONS ARE TO BE FAXED TO: CHATHAM COUNTY PURCHASING DEPARTMENT AT (912) 790-1627, AND ARE TO BE RECEIVED NO LATER THAN JUNE 4, 2010 AT 2:00PM.

THIS QUOTATION WILL FOR DATE OF QUOTATION RE		FOR	DAYS FROM THE
DISCOUNTS		Current Bus. L	icense No
TERMS		City	
BY: VENDOR		County	
PRINT NAME			
ADDRESS			
CITY, STATE, ZIP			
TELEPHONE NUMI	BER		
MINORITY VENDOR	/YES		/NO
	WILLIAM R. PARS	ON PURCHAS	 ING AGENT
	CHATHAM COUN	*	INO AOENT

# CHATHAM COUNTY PURCHASING DIVISION NO-BID STATEMENT

In an effort to make the procurement of construction, goods and services for Chatham County as competitive as possible, we are soliciting information from contractors and or vendors who cannot bid. Your "responsiveness" and "constructive" comments will be appreciated.

Completion of this form will assist us in evaluating factors which relate to the competitiveness of our bids. Please check any of the boxes below which may apply. Please explain any issues you feel needs addressing.

	Specifications - Restrictive, too "tight", unclear, specialty item, geared toward one (1) brand or manufacturer only. (Explain below)
	Manufacturing - Unique item, production time for model or item has expired, etc.
	Bid Time - Insufficient time to properly respond to bid or proposal.
	Delivery Time - Specified delivery time cannot be met.
	Payment - Delay in payment terms. Please be specific.
	Bonding - We are unable to meet bonding requirements.
	Insurance - We are unable to meet insurance requirements.
	Removal - From bidders list for this particular commodity or service.
	Keep - Our company on your bidders list for future reference.
	Project is - Too Large Too Small Site Location Too Distant
	Miscellaneous - Do not wish to bid, do not handle this type of item (s), unable to compete, contract clause (s) not acceptable, etc. Please be specific.
CONSTRUCTIO	ON PROJECTS: Please provide reason for obtaining a bid package. Check one below.
Interest in this p	roject as a Prime Contractor, Sub-Contractor, Supplier
The intent in obta	aining this information, is to utilize it to adjust procedures, if appropriate and
to obtain maximu	um participation in the competitive bid process. Vendor comments are not restricted
to those items lis	sted. Please submit any statement relative to this bid which you feel has an
impact on your i	inability to bid.
	VENDOR STATEMENT
NOTE: RETUR	N THIS FORM ONLY IF YOU ARE NOT SUBMITTING A BID.
Bid Number	Q10-29-3 Signature
Clean and S	eal Deck Joints
Cicali and S	Firm Name
Commodity num	ber or Name Phone Number

Purchasing Agent...Telephone: 912-790-1626 or Fax: 912-790-1627

### ATTACHMENT "A"

### DRUG FREE WORKPLACE CERTIFICATION

The undersigned certifies that the provisions of Code Sections 50-24-1 through 50-24-6 of the Official Code to

Georgia Annotated, related to the Drug Free Workplace have been complied with full.

- 1. A drug-free workplace will be provided for the employees during the performance of the contract; and;
- 2. Each sub-contractor under the direction of the Contractor shall secure the following written certification:

  (Contractor) certifies to Chatham County that a drugfree workplace

  will that a drug-free workplace will be provided for the employees during the performance of this contract known as CLEAN AND SEAL DECK JOINTS pursuant to paragraph (7), of subsection (B) of Code Section 50-24-3. Also, the undersigned further certifies that he/she will not engage in the unlawful manufacture, sale, distribution, dispensation, possession, or use of a controlled substance or marijuana during the performance of the contract.

CONTRACTOR	DATE	
NOTARY	DATE	

# ATTACHMENT B

# PROMISE OF NON-DISCRIMINATION STATEMENT

Knov	v All Men By These Presents, that I (We),Name
Title	Name of Bidder
(here Chatl	in after company"),in consideration of the privilege to bid/or propose on the following nam
Coun	nty project procurement (CLEAN AND SEAL DECK JOINTS), hereby consent, mant and
agree	as follows:
(1)	No person shall be excluded from participation in, denied the benefit of or otherwise discriminated against on the basis of race, color, national origin or gender in connection with the bid submitted to Chatham County or the performance of the contract resulting therefrom;
(2)	That it is and shall be the policy of this Company to provide equal opportunity to all business persons seeking to contract or otherwise interested with the Company, including those companies owned and controlled by racial minorities, and women;
(3)	In connection herewith, I (We) acknowledge and warrant that this Company has been made aware of, understands and agrees to take affirmative action to provide minority and women owned companies with the maximum practicable opportunities to do business with this Company on this contract;
(4)	That the promises of non-discrimination as made and set forth herein shall be continuing throughout the duration of this contract with Chatham County;
(5)	That the promises of non-discrimination as made and set forth herein shall be and are hereby deemed to be made a part of and incorporated by reference in the contract which this Company may be awarded;
(6)	That the failure of this Company to satisfactorily discharge any of the promises of non-discrimination as made and set forth above may constitute a material breach of contract entitling the County to declare the contract in default and to exercise appropriate remedie including but not limited to termination of the contract.
Signa	nture Date

# ATTACHMENT "D"

### DISCLOSURE OF RESPONSIBILITY STATEMENT

Failure to complete and return this information will result in your bid/offer/proposal being disqualified from further competition as non-responsive.

	List any convictions of any person, subsidiary, or affiliate of the company, arising out of taining, or attempting to obtain a public or private contractor subcontract, or in the performance such contract or subcontract.
	List any indictments or convictions of any person, subsidiary, or affiliate of this company for lenses such as embezzlement, theft, fraudulent schemes, etc. or any other offenses indicating a lack business integrity or business honesty which affects the responsibility of the contractor
3.	List any convictions or civil judgments under states or federal antitrust statutes.
4. or	List any violations of contract provisions such as knowingly (without good cause) to perform, unsatisfactory performance, in accordance with the specifications of a contract.
5.	List any prior suspensions or debarments by any governmental agency.
6.	List any contracts not completed on time.
7.	List any penalties imposed for time delays and/or quality of materials and workmanship.
8.	List any documented violations of federal or any state labor laws, regulations, or standards, occupational safety and health rules.

·,	, as
Name of individual	, as Title & Authority
Of	, declare under oath that
Company Name	
the above statements,	including any supplemental responses attached hereto, are true.
Signature	
State of	
County of	
Subscribed and sworn	n to before me on this day of
2010 by	representing him/herself to be
	of the company named herein.
Notary Public	
My Commission expir	
	Resident State: