

Master Purchase Order

DO NOT INVOICE TO THIS ADDRESS	 DENVER THE MILE HIGH CITY	Workday™ Supplier Contract No.	SC-00005869		
City & County of Denver		Date:	4/22/2021	Revision No. 1	3/15/2024
Purchasing Division		Payment Terms		Resolution (as applicable):	
201 West Colfax Avenue, Dept. 304		Freight Terms	FOB DESTINATION		
Denver, CO 80202		Ship Via			
United States		Analyst:	Tim Marquez		
Phone: 720-913-8100 Fax: 720-913-8101	Phone:	720-913-8155			

Workday DENVR0000035910 Phone: 1-800-874-4100 Email: us.bids@ejco.com
Supplier ID:

EJ USA, Inc
301 Spring Street
East Jordan, MI 49272
Attn: Nik Armstrong

Ship To:
Bill To: As Specified By Agency

Colorado Secretary of State ID: 20011140948
U.S. Federal SAM Registry Verification Date: 04/26/2021

1. Goods/Services:

EJ USA, Inc, a Michigan Corporation, (“Vendor”) shall provide the goods, and any services related thereto, identified and described on attached **Exhibit A**, to the City and County of Denver, a Colorado municipal corporation (the “City”), all in accordance with the terms and conditions of this Master Purchase Order.

2. Ordering:

The City shall purchase one or more of the goods/services by issuing a written purchase order(s) or similar appropriate written document (“Order”), each of which will be deemed incorporated into this Agreement for purposes of such Order only.

3. Pricing:

The pricing/rates for the goods/services is contained on **Exhibit A** and shall be held firm for the term of this Master Purchase Order.

4. Term/Renewal:

The term of this Agreement shall be from date of City signature to and including 04/30/2024. The City and the vendor may mutually agree a yearly renew and continue this agreement for additional (2) years at the same pricing structure, terms and conditions. However, no renewal shall surpass 04/30/2026.

5. Non-Exclusive:

This Master Purchase Order is non-exclusive. City does not guarantee any minimum purchase other than as provided herein.

6. Inspection and Acceptance:

Vendor shall perform any services in accordance with the standard of care exercised by highly competent vendors who perform like or similar services. City may inspect all goods/services prior to acceptance. Payment does not constitute acceptance. Vendor shall bear the cost of any inspection/testing that reveal goods/services that are defective or do not meet specifications. City's failure to accept or reject goods/services shall not relieve Vendor from its responsibility for such goods/services that are defective or do not meet specifications nor impose liability on City for such goods/services. If any part of the goods/services are not acceptable to City, City may, in addition to any other rights it may have at law or in equity: (1) make a warranty claim; (2) repair and/or replace the goods or substitute other services at Vendor's expense; or reject and return the goods at Vendor's cost and/or reject the services at Vendor's expense for full credit. Any rejected goods/services are not to be replaced without written authorization from City, and any such replacement shall be on the same terms and conditions contained in this Purchase Order.

7. Shipping, Taxes and Other Credits and Charges:

All pricing is F.O.B. destination unless otherwise specified. Shipments must be marked with Vendor’s name, the Master Purchase Order number, and contain a delivery or packing slip. Vendor shall not impose any charges for boxing, crating, parcel post, insurance, handling, freight, express or other similar charges or fees. Vendor shall notify City in writing of any price decreases immediately, and City shall receive the benefit thereof on all unshipped items. Vendor shall comply with any additional delivery terms specified herein. Vendor shall be responsible for the cleanup and reporting of any contamination (environmental or otherwise) or spillage resulting from the delivery and/or unloading of goods within twenty-four (24) hours of the contamination or spillage or sooner if required by law. Vendor shall procure all permits and licenses; pay all charges, taxes and fees; and give all notices necessary and incidental to the fulfillment of this Master Purchase Order and all cost thereof have been included in the prices contained herein. City shall not be liable for the payment of taxes, late charges or penalties of any nature, except as required by D.R.M.C. § 20-107, et seq. The price of all goods/services shall reflect all applicable tax exemptions. City’s Federal Registration No. is 84-6000580 and its State Registration No. is 98-02890. Vendor shall pay all sales and use taxes levied by City on any tangible personal property built into the goods/services. Vendor shall obtain a Certificate of Exemption from the State of Colorado Department of Revenue prior to the purchase of any materials to be built into the goods/services and provide a copy of the Certificate to City prior to final payment.

8. Risk of Loss:

Vendor shall bear the risk of loss, injury or destruction of goods prior to delivery to City. Loss, injury or destruction shall not release Vendor from any obligation hereunder.

9. Invoice:

Each invoice shall include: (i) the Purchase Order number; (ii) individual itemization of the goods/services; (iii) per unit price, extended and totaled; (iv) quantity ordered, back ordered and shipped; (v) an invoice number and date; (vi) ordering department's name and "ship to" address; and (vii) agreed upon payment terms set forth herein.

10. Payment:

Payment shall be subject to City's Prompt Payment Ordinance D.R.M.C. § 20-107, et-seq. after City accepts the goods/services. Any other provision of this Agreement notwithstanding, in no event shall the City be liable for aggregate payments under this Master Purchase Order in excess of seven hundred thousand dollars (\$700,00.00). The Vendor acknowledges that any goods/services provided beyond those specifically described in **Exhibit A** are performed at Contractor's risk and without authorization from the City. City's payment obligations hereunder, whether direct or contingent, shall extend only to funds appropriated by the Denver City Council for the purpose of this Master Purchase Order, encumbered by the City after receipt of Vendor's invoice and paid into the Treasury of City. Vendor acknowledges that: (i) City does not by this Master Purchase Order, irrevocably pledge present cash reserves for payments in future fiscal years; and (ii) this Master Purchase Order is not intended to create a multiple-fiscal year direct or indirect debt or financial obligation of City. City may setoff against any payments due to Vendor any claims and/or credits it may have against Vendor under this Master Purchase Order.

11. Amendments/Changes:

Only the Executive Director of General Services or his/her delegate is authorized to change or amend this Master Purchase Order by a formal written change order. Any change or amendment that would cause the aggregate payable under this Master Purchase Order to exceed the amount appropriated and encumbered for this Master Purchase Order is expressly prohibited and of no effect. Vendor shall verify that the amount appropriated and encumbered is sufficient to cover any increase in cost due to changes or amendments. Goods/services provided without such verification are provided at Vendor's risk. The Vendor has no authority to bind City on any contractual matters.

12. Warranty:

Vendor warrants and guarantees to City that all goods furnished under this Purchase Order are free from defects in workmanship and materials, are merchantable, and fit for the purposes for which they are to be used. For any goods furnished under this Purchase Order which become defective within twelve (12) months (unless otherwise specified) after date of receipt by City, Vendor shall either, at City's election and to City's satisfaction, remedy any and all defects or replace the defective goods at no expense to City within seven (7) days of receipt of the defective goods or accept the defective goods for full credit and payment of any return shipping charges. Vendor shall be fully responsible for any and all warranty work, regardless of third party warranty coverage. Vendor shall furnish additional or replacement parts at the same prices, conditions and specifications delineated herein.

13. Indemnification/Limitation of Liability:

Vendor shall indemnify and hold harmless City (including but not limited to its employees, elected and appointed officials, agents and representatives) against any and all losses (including without limitation, loss of use and costs of cover), liability, damage, claims, demands, actions and/or proceedings and all costs and expenses connected therewith (including without limitation attorneys' fees) that arise out of or relate to any claim of infringement of patent, trademark, copyright, trade secret or other intellectual property right related to this Purchase Order or that are caused by or the result of any act or omission of Vendor, its agents, suppliers, employees, or representatives. Vendor's obligation shall not apply to any liability or damages which result solely from the negligence of City. Liability for claims for injuries to persons or property arising from the acts, omissions, or negligence of the City, their departments, boards, commissions committees, bureaus, offices, employees and officials shall be controlled and limited by the provisions of the Colorado Governmental Immunity Act, Colorado Revised Statutes § 24-10-101, et seq; the Federal Tort Claims Act, 28 U.S.C. Pt. VI, Ch. 171 and 28 U.S.C. 1346(b); and the City's limitation on liability for torts, Denver Revised Municipal Code § 1.1.7.

14. Termination:

City may terminate this Master Purchase Order, in whole or in part, at any time and for any reason immediately upon written notice to Vendor. In the event of such a termination, City's sole liability shall be limited to payment of the amount due for the goods/services accepted by City. Vendor acknowledges the risks inherent in this termination for convenience and expressly accepts them. Termination by City shall not constitute a waiver of any claims City may have against Vendor.

15. Interference:

Vendor shall notify the Director of Purchasing immediately of any condition that may interfere with the performance of Vendor's obligations under this Master Purchase Order and confirm such notification in writing within twenty-four (24) hours. City's failure to respond to any such notice shall in no way act as a waiver of any rights or remedies City may possess.

16. Venue, Choice of Law and Disputes:

Venue for all legal actions shall lie in the District Court in and for City and County of Denver, State of Colorado, and shall be governed by the laws of the State of Colorado as well as the Charter and Revised Municipal Code, rules, regulations, Executive Orders, and fiscal rules of City. All disputes shall be resolved by administrative hearing, pursuant to the procedure established by D.R.M.C. § 56-106. Director of Purchasing shall render the final determination.

17. Assignment/No Third Party Beneficiary:

Vendor shall not assign or subcontract any of its rights or obligations under this Master Purchase Order without the written consent of City. In the event City permits an assignment or subcontract, Vendor shall continue to be liable under this Master Purchase Order and any permitted assignee or subcontractor shall be bound by the terms and conditions contained herein. This Master Purchase Order is intended solely for the benefit of City and Vendor with no third party beneficiaries

18. Notice:

Notices shall be made by Vendor to the Director of Purchasing and by City to Vendor at the addresses provided herein, in writing sent registered, return receipt requested.

19. Compliance With Laws:

Vendor shall observe and comply with all federal, state, county, city and other laws, codes, ordinances, rules, regulations and executive orders related to its performance under this Master Purchase Order. City may immediately terminate this Master Purchase Order, in whole or in part, if Vendor or an employee is convicted, plead nolo contendere, or admits culpability to a criminal offense of bribery, kickbacks, collusive bidding, bid-rigging, antitrust, fraud, undue influence, theft, racketeering, extortion or any offense of a similar nature.

20. Insurance:

Vendor shall secure, before delivery of any goods/services, the following insurance covering all operations, goods and services provided to City. Vendor shall keep the required insurance coverage in force at all times during the term of the Master Purchase Order, or any extension thereof, during any warranty period, and for three (3) years after termination of this Master Purchase Order. The required insurance shall be underwritten by an insurer licensed to do business in Colorado and rated by A.M. Best Company as "A-"VIII or better. Each policy shall contain a valid provision or endorsement requiring notification to the City in the event any of the required policies be canceled or non-renewed before the expiration date thereof. Such written notice shall be sent to the parties identified in the Notices section of this Agreement. Such notice shall reference the City contract number listed on the signature page of this Agreement. Said notice shall be sent thirty (30) days prior to such cancellation or non-renewal unless due to non-payment of premiums for which notice shall be sent ten (10) days prior. If such written notice is unavailable from the insurer, contractor shall provide written notice of cancellation, non-renewal and any reduction in coverage to the parties identified in the Notices section by certified mail, return receipt requested within three (3) business days of such notice by its insurer(s) and referencing the City's contract number. If any policy is in excess of a deductible or self-insured retention, City must be notified by Vendor. Vendor shall be responsible for the payment of any deductible or self-insured retention. The insurance coverages specified in this Master Purchase Order are the minimum requirements, and these requirements do not lessen or limit the liability of Vendor. Risk Management reserves the right to require additional policies and/or limits based on agreement scope of work. Vendor shall provide a copy of this Master Purchase Order to its insurance agent or broker. Vendor may not commence services or work relating to the Master Purchase Order prior to placement of coverage. Contractor certifies that the attached certificate of insurance attached to the Master Purchase Order documents, preferably an ACORD certificate, complies with all insurance requirements of this Master Purchase Order. The City's acceptance of a certificate of insurance or other proof of insurance that does not comply with all insurance requirements set forth in this Master Purchase Order shall not act as a waiver of Vendor's breach of this Master Purchase Order or any of the City's rights or remedies under this Agreement. The City's Risk Management Office may require additional proof of insurance, including but not limited to policies and endorsements. Vendor's insurer shall name as Additional Insured to its Commercial General Liability and Business Auto Liability policies the City and County of Denver, its elected and appointed officials, employees and volunteers. Vendor's insurer shall waive subrogation rights against the City. All sub-contractors and sub-consultants (including independent contractors, suppliers or other entities providing goods/services required by this Master Purchase Order) shall be subject to all of the requirements herein and shall procure and maintain the same coverages required of Vendor. Vendor shall include all such entities as insureds under its policies or shall ensure that they all maintain the required coverages. Vendor shall provide proof of insurance for all such entities upon request by City. For Worker's Compensation Insurance, Vendor shall maintain the coverage as required by statute for each work location and shall maintain Employer's Liability insurance with limits of \$100,000 for each bodily injury occurrence claim, \$100,000 for each bodily injury caused by disease claim, and \$500,000 aggregate for all bodily injuries caused by disease claims. Vendor expressly represents to City, as a material representation upon which City is relying, that none of the Vendor's officers or employees who may be eligible under any statute or law to reject Workers' Compensation Insurance shall effect such rejection during any part of the term of this Master Purchase Order, and that any such rejections previously effected, have been revoked. Vendor shall maintain Commercial General Liability coverage with limits of \$1,000,000 for each occurrence, \$1,000,000 for each personal and advertising injury claim, \$2,000,000 products and

completed operations aggregate, and \$2,000,000 policy aggregate. Vendor shall maintain Business Auto Liability coverage with limits of \$1,000,000 combined single limit applicable to all owned, hired and non-hired vehicles used in performing services under this Master Purchase Order. For Commercial General Liability coverage, the policy must provide the following: (i) That this Master Purchase Order is an Insured Contract under the policy; (ii) Defense costs in excess of policy limits; (iii) A severability of interests, separation of insureds or cross liability provision; and (iv) A provision that coverage is non-contributory with other coverage or self-insurance provided by City. For claims-made coverage, the retroactive date must be on or before the first date when any goods or services were provided to City. Vendor must advise the City in the event any general aggregate or other aggregate limits are reduced below the required per occurrence limits. At their own expense, and where such general aggregate or other aggregate limits have been reduced below the required per occurrence limit, the Vendor will procure such per occurrence limits and furnish a new certificate of insurance showing such coverage is in force

21. Severability:

If any provision of this Master Purchase Order, except for the provisions requiring appropriation and encumbering of funds and limiting the total amount payable by City, is held to be invalid, illegal or unenforceable by a court of competent jurisdiction, the validity of the remaining portions or provisions shall not be affected if the intent of City and Vendor can be fulfilled.

22. Survival:

All terms and conditions of this Master Purchase Order which by their nature must survive termination/expiration shall so survive. Without limiting the foregoing, Vendor's insurance, warranty and indemnity obligations shall survive for the relevant warranty or statutes of limitation period plus the time necessary to fully resolve any claims, matters or actions begun within that period.

23. No Construction Against Drafting Party:

No provision of this Master Purchase Order shall be construed against the drafter.

24. Status of Vendor/Ownership of Work Product:

Vendor is an independent contractor retained on a contractual basis to perform services for a limited period of time as described in Section 9.1.1E(x) of the Charter of City. Vendor and its employees are not employees or officers of City under Chapter 18 of the D.R.M.C. for any purpose whatsoever. All goods, deliverables, hardware, plans, drawings, reports, submittals and all other documents or things furnished to City by Vendor shall become and are the property of City, without restriction. Ownership rights shall include, but not be limited to the right to copy, publish, display, transfer, prepare derivative works, or otherwise use materials. Software licenses terms may be incorporated herein by an End User License Agreement signed by the Director of Purchasing. Any 'click-wrap' electronic acceptance or other terms and conditions not agreed to in writing by the Director of Purchasing are of no force and effect.

25. Records and Audits:

Vendor shall maintain for three (3) years after final payment hereunder, all pertinent books, documents, papers and records of Vendor involving transactions related to this Master Purchase Order, and City shall have the right to inspect and copy the same.

26. Remedies/Waiver:

No remedy specified herein shall limit any other rights and remedies of City at law or in equity. No waiver of any breach shall be construed as a waiver of any other breach.

27. No Discrimination in Employment:

In connection with the performance of work under this Master Purchase Order, the Vendor may not refuse to hire, discharge, promote or demote, or discriminate in matters of compensation against any person otherwise qualified, solely because of race, color, religion, national origin, gender, age, military status, sexual orientation, gender identity or gender expression, marital status, or physical or mental disability. The Vendor shall insert the foregoing provision in all subcontracts.

28. Use, Possession or Sale of Alcohol or Drugs:

Vendor shall cooperate and comply with the provisions of Executive Order 94. Violation may result in City terminating this Master Purchase Order or barring Vendor from City facilities or from participating in City operations.

29. Conflict of Interest:

No employee of City shall have any personal or beneficial interest in the goods/services described in this Master Purchase Order; and Vendor shall not hire or contract for services any employee or officer of City which would be in violation of City's Code of Ethics, D.R.M.C. §2-51, et seq. or the Charter §§ 1.2.8, 1.2.9, and 1.2.12.

30. Advertising and Public Disclosure:

The Vendor shall not include any reference to the Master Purchase Order or to services performed or goods purchased pursuant to the Master Purchase Order in any of the Vendor's advertising or public relations materials without first obtaining the written approval of the Director of Purchasing.

31. No Employment of Illegal Aliens to Perform Work Under The Agreement:

a. This Agreement is subject to Division 5 of Article IV of Chapter 20 of the Denver Revised Municipal Code, and any amendments (the "Certification Ordinance").

b. The Vendor certifies that:

- (1) At the time of its execution of this Agreement, it does not knowingly employ or contract with an illegal alien who will perform work under this Agreement.

- (2) It will participate in the E-Verify Program, as defined in § 8-17.5-101(3.7), C.R.S., to confirm the employment eligibility of all employees who are newly hired for employment to perform work under this Agreement.

c. The Vendor also agrees and represents that:

- (1) It shall not knowingly employ or contract with an illegal alien to perform work under the Agreement.
- (2) It shall not enter into a contract with a subconsultant or subcontractor that fails to certify to the Contractor that it shall not knowingly employ or contract with an illegal alien to perform work under the Agreement.
- (3) It has confirmed the employment eligibility of all employees who are newly hired for employment to perform work under this Agreement, through participation in the E-Verify Program.
- (4) It is prohibited from using the E-Verify Program procedures to undertake pre-employment screening of job applicants while performing its obligations under the Agreement, and that otherwise requires the Vendor to comply with any and all federal requirements related to use of the E-Verify Program including, by way of example, all program requirements related to employee notification and preservation of employee rights.
- (5) If it obtains actual knowledge that a subconsultant or subcontractor performing work under the Agreement knowingly employs or contracts with an illegal alien, it will notify such subconsultant or subcontractor and the City within three (3) days. The Vendor will also then terminate such subconsultant or subcontractor if within three (3) days after such notice the subconsultant or subcontractor does not stop employing or contracting with the illegal alien, unless during such three-day period the subconsultant or subcontractor provides information to establish that the subconsultant or subcontractor has not knowingly employed or contracted with an illegal alien.
- (6) It will comply with any reasonable request made in the course of an investigation by the Colorado Department of Labor and Employment under authority of § 8-17.5-102(5), C.R.S, or the City Auditor, under authority of D.R.M.C. 20-90.3.

d. The Contractor is liable for any violations as provided in the Certification Ordinance. If Contractor violates any provision of this section or the Certification Ordinance, the City may terminate this Agreement for a breach of the Agreement. If the Agreement is so terminated, the Contractor shall be liable for actual and consequential damages to the City. Any such termination of a contract due to a violation of this section or the Certification Ordinance may also, at the discretion of the City, constitute grounds for disqualifying Contractor from submitting bids or proposals for future contracts with the City.

32. FEDERAL PROVISIONS:

Where the source of the funds, directly or indirectly for this Purchase Order is the Federal Government, the Vendor agrees to the applicable provisions set out below. The Vendor shall be responsible for determining which terms are applicable to its products and/or services.

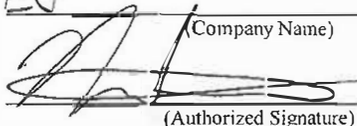
EQUAL EMPLOYMENT OPPORTUNITY COMPLIANCE Vendor agrees to comply with Executive Order 11246 of September 24, 1965, entitled "Equal Employment Opportunity," as amended by Executive Order 11375 of October 13, 1967, and as supplemented in Department of Labor regulations (41 CFR Part 60).

DAVIS-BACON ACT COMPLIANCE Vendor agrees to comply with the Davis-Bacon Act (40 U.S.C. 3148 to 3148) as supplemented by Department of Labor regulations (29 CFR part 5). **ANTI-KICKBACK ACT COMPLIANCE** Vendor agrees to comply with the Copeland "Anti-Kickback" Act (18 U.S.C. 874) as supplemented in Department of Labor regulations (29 CFR Part 3). **CONTRACT WORK HOURS AND SAFETY STANDARDS** Vendor agrees to comply with Sections 102 and 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 327-333), as supplemented by Department of Labor regulations (29 CFR part 5) **RIGHTS TO INVENTIONS MADE UNDER A CONTRACT OR AGREEMENT** Vendor agrees to comply with 37 CFR part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency. **CLEAN AIR AND WATER REQUIREMENTS** Vendor agrees to comply with all applicable standards, orders, or requirements issued under the Clean Air Act (42 U.S.C. 7401 et. seq.), and the Clean Water Act (33 U.S.C. 1251 et. seq.). Vendor agrees to report each violation of these requirements to the City and understands and agrees that the City will, in turn, report each violation as required to the appropriate EPA regional office. **ENERGY CONSERVATION REQUIREMENTS** The Vendor agrees to comply with mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act. (42 U.S.C. 6201) **NO SUSPENSION OR DEBARMENT** Vendor certifies that neither it nor its Principals or any of its subcontractors is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this Agreement by any Federal department or agency. **BYRD ANTI-LOBBYING.** If the Maximum Contract Amount exceeds \$100,000, the Vendor must complete and submit to the City a required certification form provided by the City certifying that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress in connection with obtaining any Federal contract grant of any other award covered by 31 U.S.C. 1352. Vendor must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award.

This Master Purchase Order is acknowledged and agreed to by:

City & County of Denver, Purchasing Division

Vendor Name: EJ
 (Company Name)

By: 
 (Authorized Signature)

Print Name: Nicholas Armstrong

Title: Branch Manager

Date: 4-1-24

By: Tim Marquez

Print Name: Tim Marquez

Title: Senior Buyer

Date: 4/3/2024

Supervisor Initial:

Upon renewal, City procurements shall be made via Purchase Order (PO) under the pricing, terms and conditions of this MPO.

Invoicing must contain the individual PO number that corresponds with the order.

General inquiries, not specific to an individual order, shall reference the SC number.

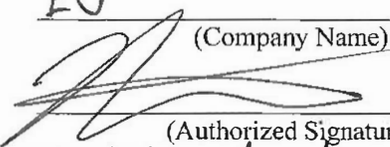
Renewal No. 1

The contract made and entered into by your company and the City and County of Denver pursuant to the above referenced Master Purchase Order (MPO) expires on 5/1/2024.

Should you desire to extend this contract to and including 4/30/2025 and revise the aggregate amount to \$ 700,000 please return this page with your signature.

City & County of Denver, Purchasing Division

Vendor Name: EJ
 (Company Name)

By: 
 (Authorized Signature)

Print Name: Nicholas Armstrong

Title: Branch Manager

Date: 4-1-24

By: Tim Marquez

Print Name: Tim Marquez

Title: Senior Buyer

Date: 4/3/2024

Note(s)/ amendment(s):

Renewal No. 2

The contract made and entered into by your company and the City and County of Denver pursuant to the above referenced Master Purchase Order (MPO) expires on _____.

Should you desire to extend this contract to and including _____ and revise the aggregate amount to \$ _____, please return this page with your signature.

City & County of Denver, Purchasing Division

**Vendor
Name:** _____

(Company Name)

By: _____

(Authorized Signature)

By: _____

Print Name: _____

Print Name: _____

Title: _____

Title: _____

Date: _____

Date: _____

Note(s)/ amendment(s):

EXHIBIT "A"

Supplier: EJ USA, INC.
Solicitation/ Award Title: Sewer Components
Solicitation No. /Internal File Reference Location: 0275A_2021

It is recommended that you use your Supplier Contract No. SC-00005869, in all future correspondence and/or other communications.

A.1 ESTIMATED QUANTITIES:

Quantities listed are the City and County of Denver's best estimate and do not obligate the Analyst to order or accept more than City and County of Denver's actual requirements during the period of this contract, as determined by actual needs and availability of appropriated funds. It is expressly understood and agreed that the resulting contract is to supply the City with its complete actual requirement of the materials specified for the contract period.

A.2 SAMPLES:

Upon request, vendors are required to furnish a sample of the goods and/or services to be supplied at no cost to the City and County of Denver. Any sample submitted shall create an express warranty that the whole of the goods and/or services shall conform to the sample submitted. All samples become the property of the City.

A.3 F.O.B. POINT:

All prices quoted must be quoted at a firm price F.O.B. Denver, Colorado, delivered to the primary location listed below, but may also be requested to deliver the proposed items to a jobsite of the City and County of Denver's choosing, depending on the City's current needs. The primary F.O.B. location will be:

**Denver Wastewater Management Division
2000 West 3rd Avenue
Denver, CO 80223**

A.4 DELIVERY CONSIDERATIONS:

Deliveries are to be made as soon as possible after orders are placed and are anticipated within a period of two (2) business days prior to delivery time. Contractor shall schedule time in accordance with the City's requirements. All deliveries shall be made between the hours of 8:00 a.m. and 5:00 p.m., Monday through Friday, excluding holidays.

The vendor shall incur all freight costs for any item ordered and shipped through their standard shipping processes. The City and County of Denver and all of its agencies are to pay for the difference/balance between standard and expedited freight charges for any item that is express/ expedited upon the City's request

A.5 WARRANTY GUARANTEE:

Vendor shall be fully responsible for any and all warranty work, regardless of whether or not manufacturers of equipment, and/or its component parts, provide the actual warranty coverage. In addition, vendor shall have or establish a single, local source that will accomplish or coordinate any necessary warranty work. Vendor shall respond to requests for warranty assistance within twenty-four (24) hours.

Supplier location:

EJ
2577 E. 79th Avenue, Denver, CO 80229-6108
ejco.com

Contact person:

Jason Hughes
Branch Manager
tel 303 286 8014 mobile 303 717 1679 fax 303 286 0051
jason.hughes@ejco.com

A.6 EMERGENCY PURCHASES:

The City and County of Denver reserves the right to purchase from other sources those items which are required on an emergency basis and cannot be supplied immediately from stock by the vendor.

A.7 PALLET CHARGE:

All pallets supplied shall be non-returnable, no deposit.

A.8 VENDOR PERFORMANCE MANAGEMENT:

The Purchasing Department may administer a vendor performance management program as part this IFB and resulting contract. The purpose of this program is to create a method for documenting and advising the Purchasing Department of exceptional performance or any problems related to the purchased goods and services.

Be prepared to provide the following reports annually or as required.

FOR GOODS

- Total dollar value of purchases per City Agency
- Total number of transactions per City Agency
- Percentage of items shipped from local stock
- Percentage of items backordered
- Average delivery time for stock material
- Average delivery time for backorders

A.9 COOPERATIVE PURCHASING:

The City and County of Denver encourages and participates in cooperative purchasing endeavors undertaken by or on behalf of other governmental jurisdictions, pursuant to Denver Revised Municipal Code Sec. 20-64.5. To the extent other governmental jurisdictions are legally able to participate in cooperative purchasing endeavors, the City and County of Denver supports such cooperative activities. Further, it is a specific requirement of this solicitation that pricing offered herein to the City and County of Denver may be offered by the vendor to any other governmental jurisdiction purchasing the same products.

Vendor(s) must contract directly with any interested governmental agency concerning the matters within this IFB.

A.10 YEARLY PRICING UPDATES:

YEAR PRICING UPDATE DUE DATE PRICING PERIOD

Prices fixed for year 1

Awarded Date through April 30, 2026

1. Awarded Date through April 30, 2022
2. April 30, 2022 through April 30, 2023
3. April 30, 2023 through April 30, 2024
4. April 30, 2024 through April 30, 2025
5. April 30, 2025 through April 30, 2026

Pricing updates must be based upon documented manufacturer's price increases and must be verifiable.

Discount percentages quoted must remain constant.

The vendor must provide a complete template that includes both items with price changes as well as items where changes are not requested. Items with price increases must be clearly identified.

If the 1st of the month falls on a Holiday or Weekend, pricing update is due the next business day.

If the pricing updates for items in the Item File is not submitted by the March 15th for years 2022,2023,2024,2025 pricing will remain unchanged for the following year.



Quotation

ejco.com
800 626 4653

Account Name City and County of Denver
 Ship to 2000 West 3rd Ave., Denver, CO, US, 80223
 Bill to 2000 West 3rd Ave., Denver, CO, US, 80223
 Full Name
 Business Phone
 Email
 Business Fax
 Close Date 5/31/2024

Quote Number 00659748
 Quote Name Master PO
 Created Date 3/6/2024
 Expiration Date 5/31/2024
 Prepared by Nik Armstrong
 Email nik.armstrong@ejco.com
 Phone
 Fax

Quantity	Product N°	Description	Notes	Line Charge	Sales Price (USD)	Total Price (USD)
30	00756838C01	7568 Curb Inlet Set with 7568Z3 Frame 7568Z4 Frame and 7568T1 Height Adjustable Curb Back - Grate Not Included			435.22	13056.60
30	00756731	7567M Vane Valley Curb Inlet Grate			231.68	6950.40
10	00756861C01	7568 Double Curb Inlet Set: 7568Z3 and Z4 Frames, 7568T1 Adjustable Curb Hoods, Galvanized Steel I Beam - Grates Not Included			1178.05	11780.50
20	00756731	7567M Vane Valley Curb Inlet Grate			231.68	4633.60
1	00756861C02	7568 Triple Curb Inlet Set: 7568Z3 and Z4 Frames, 7568T1 Adjustable Curb Hoods, Galvanized Steel I Beams - Grates Not Included			1888.70	1888.70
3	00756731	7567M Vane Valley Curb Inlet Grate			231.68	695.04
15	00756845	7568Z3 5" Tall Valley Style Curb Inlet Frame			228.87	3433.05
15	00756731	7567M Vane Valley Curb Inlet Grate			231.68	3475.20
25	00756838C01	7568 Curb Inlet Set with 7568Z3 Frame 7568Z4 Frame and 7568T1 Height Adjustable Curb Back - Grate Not Included			435.22	10880.50
25	00756731	7567M Vane Valley Curb Inlet Grate			231.68	5792.00
20	00756731	7567M Vane Valley Curb Inlet Grate			231.68	4633.60



Quotation

ejco.com
800 626 4653

Quantity	Product N°	Description	Notes	Line Charge	Sales Price	Total Price
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Subtotal 67219.19 USD
Grand Total 67219.19 USD

Notes and Comments *** PRICING ARE BASED ON PRE-TAX AMOUNT***

NOTES:

EJ CASTINGS, FABRICATION AND HATCH BIDS ARE GOOD FOR 30 DAYS FROM BID DATE. IF NOT ORDERED WITHIN THE TIME FRAME THE BID WILL BE SUBJECT FOR REBID.

FABRICATED PRODUCTS CAN NOT BE RETURNED, REFUNDED OR CANCELED AND REQUIRE SIGNED APPROVALS PRIOR TO FABRICATION.

A 3% DRAWING FEE WILL BE CHARGED IF FABRICATED PRODUCT IS NOT ORDERED OR PLANS CHANGE, AND NEW DRAWINGS ARE REQUIRED AFTER EJ HAS PROVIDED ORIGINAL APPROVAL DRAWINGS.

DRAWINGS NOT APPROVED WITHIN 14 DAYS FROM ORIGINAL SUBMITTAL DATE WILL BE SUBJECT TO REBID DUE TO STEEL MARKET VOLATILITY

SIZE AND QTY BASED ON OUR BEST INTERPRETATION OF DETAILS PROVIDED AND EJ DOES NOT SUPPLY MISC HARDWARE TO INSTALL QUOTED FABRICATION

FOB: EJ YARD, DENVER / DELIVERY FEE WILL APPLY

IF CUSTOMER DOES NOT HAVE AN ACCOUNT AT EJ THEN HALF DOWN OF THE FINAL BILL WILL BE REQUIRED ONCE DRAWINGS/PO ARE REQUIRED

LEAD TIME ON CASTINGS: PLEASE SEE ATTACHED NOTED IN QUOTE

FABRICATED LEAD TIME: 6-10 WEEKS FROM RECEIPT OF SIGNED DRAWINGS.

PRODUCT MUST BE DELIVERED OR PICKED UP WITHIN 8 WEEKS OF COMPLETION NOTIFICATION OR WILL BE BILLED TO THE CUSTOMER ACCOUNT.

CUSTOMERS RESPONSIBILITY TO REVIEW INDIVIDUAL ITEMS ON BID PRICING WILL NEED TO REFLECT PRODUCT GIVEN FINAL APPROVAL

PLEASE SPECIFY IF/WHAT FUNDING WILL BE USED ON THIS JOB AT THE TIME OF ORDERING.

ENTERED BY: Nik Armstrong
BID DATE: 3/06/2024



Quotation

ejco.com
800 626 4653

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Quote Number 00659730
 Quote Name Master PO
 Created Date 3/6/2024
 Expiration Date 5/31/2024
 Prepared by Nik Armstrong
 Email nik.armstrong@ejco.com
 Phone
 Fax

Quantity	Product N°	Description	Notes	Line Charge	Sales Price (USD)	Total Price (USD)
50	002405102	2405A Solid Cover, Denver Sewer Warning Confined Space Entry Permit Required			126.36	6318.00
50	00242511	2425Z 4" Tall Reversible Frame			125.93	6296.50
50	00242011	2420Z 8" Tall Frame with Solid Mudring			203.22	10161.00
50	00249092	2490H Solid Round Gray Iron 1-5/16" Adjusting Riser for Cover 23-7/8" Diameter x 1" Seat Thickness Denver Area Standard			62.02	3101.00
50	00249093	2490H Solid Round Gray Iron 1-1/2" Adjusting Riser for Cover 23-7/8" Diameter x 1" Seat Thickness Denver Area Standard			65.51	3275.50
50	00249094	2490H Solid Round Gray Iron 2" Adjusting Riser for Cover Diameter 23-7/8" x 1" Seat Thickness Denver Area Standard			71.76	3588.00
50	00249095	2490H Solid Round Gray Iron 2-1/2" Adjusting Riser for Cover 23-7/8" Diameter x 1" Seat Thickness Denver Area Standard			77.27	3863.50
50	00249096	2490H Solid Round Gray Iron 3" Adjusting Riser for Cover 23-7/8" Diameter x 1" Seat Thickness Denver Area Standard			79.30	3965.00
50	00250847	2508A Solid Cover, Denver Storm Warning Confined Space Entry Permit Required			205.94	10297.00



Quotation

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Quantity	Product N°	Description	Notes	Line Charge	Sales Price	Total Price
50	00251011	2510Z 4" Tall Reversible Frame			187.12	9356.00
50	00250811	2508Z 8-1/2" Tall Frame			238.74	11937.00
50	00259091	2590H Solid Round Gray Iron 1-1/2" Adjusting Riser for Cover 30" Diameter x 1-1/8" Seat Thickness			145.18	7259.00
50	00259092	2590H Solid Round Gray Iron 2" Adjusting Riser for Cover 30" Diameter x 1-1/8" Seat Thickness			153.78	7689.00
50	00245511	2455Z 5-1/4" Tall Frame with Solid Mudring			361.34	18067.00
50	00245521	2455E Outer Cover Accepts 2400/2405/2408 Inner Covers 23-7/8" Diameter x 1" Seat Thickness			371.02	18551.00

Subtotal 123724.50 USD
Grand Total 123724.50 USD

Notes and Comments *** PRICING ARE BASED ON PRE-TAX AMOUNT***

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ENTERED BY: Nik Armstrong
BID DATE: 3/06/2024