City of Chehalis



Administrative Procurement Policy & Procedures

Updated: February 27, 2023 Resolution No. 03-2023

City of Chehalis Procurement Policy, Updated February 27, 2023. Resolution No. 03-2023

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References:

To Find out City's Contracting Requirements: (MRSC Online Tool) <u>https://mrsc.org/Home/Research-Tools/Contracting-Requirements.aspx</u>

MRSC City Bidding Book for Washington State <u>https://mrsc.org/getmedia/5f218416-8d03-4ab2-b1af-eb86e42b3e87/City-Bidding-Book-</u> <u>Washington-State.pdf.aspx?ext=.pdf</u>

MRSC Small Works Roster – A Guide for Washington's local government https://mrsc.org/getmedia/76f26736-17ec-4ef9-a082-64f50fdd7d2c/Small-Works-Roster.pdf.aspx?ext=.pdf

MRSC Intergovernmental Procurement and "Piggybacking' <u>https://mrsc.org/getdoc/95432b50-1fce-4c26-9659-7f889bdab254/Purchasing-and-Bidding-Intergovernmental-Purchases.aspx</u>

Washington State Auditor's Resource Library – Procurement – Buying and Bidding: <u>https://sao.wa.gov/wp-content/uploads/Resource Library/Bid Law Guide.pdf</u>

Washington State Auditor's Resource Library – Using Other's Awards ("Piggybacking') https://sao.wa.gov/wp-content/uploads/Resource Library/Piggybacking-under-Washington-State-Law.pdf

Code of Federal Regulations (CFR): 2 CFR Part 200, Subpart D – Grants and Agreements, Post Federal Award Requirements, Procurement Standards (SS200.317 – 200.327) <u>https://www.ecfr.gov/current/title-2/subtitle-A/chapter-II/part-200/subpart-D/subject-group-ECFR45ddd4419ad436d</u>

I. GENERAL

A. Purpose

This document is intended to direct the purchase of goods and services at a reasonable cost and at the best value to the public. An open, fair, documented, and competitive process is to be used whenever reasonable and possible. The purchasing function's integrity, efficiency, and effectiveness are critical elements of sound government.

B. Objectives

The objectives of the City's purchasing program are as follows:

- To provide a uniform system to obtain supplies, materials, equipment, and services in an efficient and timely manner
- To facilitate responsibility and accountability with the use of City resources
- To ensure equal opportunity and competition among suppliers and contractors
- To promote effective relationships and clear communication between the City and its suppliers and contractors
- To comply with the comprehensive State procurement statutes which govern expenditures of public funds
- To promote use of recycled materials and products and dispose of surplus and scrap materials with regards to cost savings and the environment.

C. Scope

These guidelines apply to purchases of:

- Public works projects
- Professional services (including architectural and engineering design)
- Non-professional services
- Supplies, materials, and equipment

The guidelines do not apply to the acquisition, sale, or lease of real property. If grant funding is involved in the proposed purchase, applicable requirements should be obtained from the funding agency. Such requirements may be more restrictive than the City's policy.

D. Controlling Laws

All purchases shall comply with appropriate and relevant federal, state, and city laws and policies. If the appropriate and relevant federal or state laws, regulations, grants, or requirements are more restrictive than these guidelines, such laws, regulations, grants, or requirements should be followed.

In the event any bid threshold limits in the Revised Code of Washington (RCW) are different from the values listed within this Policy, the RCW limits shall control. The City Attorney shall be consulted when questions regarding potential conflicts arise. Applicable laws and regulations will be cited throughout this document.

II. ETHICS OF PROCUREMENT

E. Gifts and Conflicts of Interest

The City is committed to providing a very fair, transparent, and equitable process to our purchases. We ask all staff participating in a solicitation and/or award process to be thoughtful of any perceived or actual conflicts of interest. Many of the situations defined as prohibited conduct or conflicts of interest in the City's Personnel Policies could arise in the procurement context.

- 1. <u>Reasonable Person Standard.</u> The City seeks to avoid situations that involve conflicts of interests or the appearance of such conflicts based on inappropriate opportunities to influence the solicitation and/or award process. The City uses the measures of how a reasonable person would perceive the situation. A reasonable person standard might consider how the situation would appear if covered by a news story or viewed from the perspective of a public interest group. Common questions to ask are: Could you comfortably explain your actions? Would taxpayers believe you were acting in their best interest?
- 2. <u>Limitations on gifts.</u> City staff should refuse gifts, meals, and invitations to events such as concerts or sporting events, that could be reasonably perceived as: improperly influencing performance of your official duties; a reward for awarding a contract; or offered or given to influence, find favor, or with a reasonable expectation of creating an obligation to the giver.

Vendors are prohibited from offering gifts during the solicitation and ensuing contract award process.

Contact the Legal Department for assistance if you encounter unusual situations.

F. Former Employees as Vendors/Consultants/Contractors

Contact Legal before initiating a contract with former city employees to determine if doing so would create an actual conflict of interest or the appearance of a conflict of interest.

III. ACCOUNTABILITY AND COMMUNICATIONS

City staff involved in specification development must carefully consider conflicts of interest and other public accountability rules. Consider each of the following:

A. Public Disclosure

The City's procurement process, and the submittals, materials, information, decisions, and many of the notes related to that process are all public records subject to public disclosure unless an exemption applies under the Washington Public Records Act (PRA), Chapter <u>42.56 RCW</u>.

- Submittals are subject to disclosure. Certain state law exemptions may apply, and disclosure may be reasonably delayed to avoid unreasonable interference with the evaluation and award decision.
- Your notes are subject to disclosure as they pertain to the City's official business processes and decisions. Do not make remarks or comments that you would not be comfortable sharing with a public audience.
- Keep those notes that help to document the process and decisions and clearly organize them so they can be understood in the future.
- Important notes and materials that are significant to documenting the decision and process should be given to the City Clerk at the end of the process and saved in the event of a public records request.
- The City is not required to create summaries or new public records in response to a PRA request. The City is not required to do research or analysis for vendors under PRA. However, summaries or analyses are subject to disclosure if the City has already created such records.
- Further information regarding public disclosure may be obtained from theCity Clerk.

B. Maintain Confidentiality

Documents, decisions, information, and opinions are generally to be kept confidential, except as required to be disclosed under the Public Records Act. Do not share information other than with city staff who are directly involved in the evaluation and selection process. Project Managers, the City Clerk, and in some cases selection advisory committee members, may contact respondents to city solicitations seeking additional information and clarification regarding vendor submittals, as well as to negotiate a contract. However, conversations or contact with respondents regarding details of the evaluation process should otherwise be limited, and care must be taken to maintain the objectivity of the evaluation process. If respondents call with questions, particularly with regard to evaluation or to request documents, refer them to the City Clerk.

C. Fair, Prudent and Thorough Evaluation

The process must be fair to all respondents; be thoughtful and deliberative in order to preserve the integrity of the public bid process.

1. The Project Manager, and city staff invited to assist in specification development, solicitation efforts, and/or award processes, must be considerate of conflicts of interest and other public accountability rules.

2. In the event a member of a RFP selection advisory committee has a conflict of interest, he or she must immediately withdraw from the process. If you have a conflict or perceived conflict of interest, you must consult with the City Attorney.

Use caution:

- a) when discussing any aspect or any opinion you might have of the solicitation process, vendors, bids, or results until the award is complete.
- b) to avoid actions that give, or may be perceived to give, preferential treatment to any vendor.

IV. GRANTS & FEDERAL FUNDING

Are you trying to procure something that involves any type of grant or federal funding? Then STOP!



Purchases or work that have received a grant or federal funding <u>may not be</u> <u>covered by this manual</u>. These types of purchases often have their own procurement requirements.

ALL GRANTS ARE DIFFERENT, so one size does not fit all. Some grants simply require you to use your own procurement rules, while others require you to insert their contracting clauses into your contract. Contact the City Attorney for advice on how to proceed. We will review your specific grant and guide you on what the next steps are.

The City of Chehalis' internal controls for Federal Grants are detailed in the <u>Federal Grant</u> <u>Management Policy</u> document.

V. CONTROLLED COMMODITIES

The following items require approval from designated people. They are:

- Cell phones, telephone equipment IT Manager (contracted IT service provider).
- Computers and related equipment, printers, scanners and copiers, and software or systems **IT Manager and Finance Director.**

VI. DETERMINING CONTRACT VALUE

Contract value refers to the total aggregate value of the contract including all base periods, plus potential renewal periods plus applicable sales and use taxes.

- Example #1: A three-year contract for \$40,000 per year is considered a \$120,000 contract.
- Example #2: A contract originally routed as a one year \$25,000 contract. If arenewal is negotiated for an additional year for another \$25,000, the aggregate value of the contract becomes \$50,000, which will require City Council authorization.
- Example #3: A 60-month copier lease contract for \$500 per month before tax is considered a \$32,460 contract (\$500x60=\$30,000 plus 8.2% sales tax \$2,460).
- Exception: Hardware/software <u>maintenance</u> service agreements are treated as standalone agreements and do not need to be aggregated to the original hardware/ software purchase agreement.

VII. BID SPLITTING

The breaking of any project into units, or accomplishing any projects by phases, is prohibited if it is done for the purpose of avoiding compliance with bidding statutes (<u>RCW 35.23.352(1)</u>).

The Washington Supreme Court has held that a city cannot break a public work project into phases for the purpose of estimating the cost of a public works project, even though those phases are performed at different intervals of time. Instead, a city, while completing the actual project in phases, must total the cost of all phases of the public works or purchase. If the aggregate cost exceeds the applicable bid limit, the city must bid each phase of the project even though a single phase may cost less than the bid limit.

To avoid bid splitting:

- A. Combine all phases of a public work project when estimating cost.
- B. Combine the total of foreseen identical items purchased at the same time or within a calendar years' time, in which the cost exceeds competition limits (i.e., office supplies, laundry services, janitorial paper products, etc.)
- C. Items that are designed or intended to be used together (i.e., water meter boxes and covers) and the cost exceeds competition limits should be bid together.

VIII. SIGNATURE AUTHORITY AND APPROVAL

Per <u>RCW 35A.11.010</u>, the city's authority to contract, and be contracted with, is vested in the City Council. City Council has delegated authority to the City Manager to execute contracts and modifications up to \$40,000.

Only the City Manager has the designated signature authority to sign contracts and binding agreements for the City.

City Council approval is required for goods or services contracts that:

- A. Are contracts with a total aggregate value over \$40,000 or
- B. Are cost modifications that, either singly or combined with all previous modifications, pushes the total contract amount from under to over the \$40,000 or
- C. Are cost modifications for contracts with an original value over \$40,000 that results in a new total contract amount over the approve budget (budget = bid award plus contingency) approved by Council
- Example 1: a \$10,000 contract has a modification of \$1,500 for a new contract amount of \$11,500. The modification does not push the total contract amount over the \$40,001 threshold (B), so it <u>does not</u> need to be approved by Council.
- Example 2: a \$35,000 contract has already had a modification #1 of \$1,000 and now has a modification #2 of \$5,000 for a new contract amount of \$41,000. Modification #1 did not meet any of the requirements of A or B, so it did not need to be approved by Council. Combined with the previous modification, modification #2 does push the total contract amount from under to over the \$40,000 signature threshold (B), so it <u>does</u> need to be approved by Council.
- Example 3: a \$200,000 contract with 10% contingency budget approved by Council for a total budget of \$220,000. The contract had already had a modification #1 for \$18,000 and now has a modification #2 of \$10,000 for a new contract amount of \$228,000. The modification #1 did not meet the requirement of C, so it did not need to be approved by Council. Combined with the previous modification #1, modification #2 does push the total contract amount over the approved budget, so it <u>does</u> need to be approved by Council.

IX. ELECTRONIC SIGNATURES

The City of Chehalis adheres to the standards outlined in the Uniform Electronic Transactions Act (RCW 1.80.900).

X. TYPES OF PURCHASES AND PROJECTS

Local government purchases and projects generally fall into one of five categories:

<u>Public works</u>: All work, construction, alteration, repair, or improvement to physical property, other than ordinary maintenance, executed at the cost of the state or of any municipality, or which is by law a lien or charge on any property therein. Ordinary maintenance is defined as maintenance work performed by the employee of the state or municipality.

<u>Architectural and engineering services</u>: Professional services provided by a consultant that fall under architecture, engineering, land surveying, or landscape architecture. (<u>RCW 39.80</u>)

<u>Personal services</u>: Technical expertise provided by a consultant to accomplish a specific study, project, task, or other work statement, mostly intellectual in nature (such as consultants or legal services) and do <u>not</u> include architecture and engineering services.

<u>Purchased services</u>: Services provided by vendors for the repetitive, routine, necessary, or mechanical in nature that support the agency's day-to-day operations and involving minimal decision-making, mostly related to physical work.

<u>Materials, Supplies, and Equipment</u>: Purchases of goods, equipment, supplies, or materials that are <u>not</u> connected with a public works project.





PUBLIC WORKS



XI. PUBLIC WORKS

A. Definition: What is a Public Work?

<u>RCW 39.04.010</u> defines the term "public work" for bidding purposes as follows: "Public work" means all work, construction, alteration, repair, or improvement **other than ordinary maintenance** executed at the cost of the state or of any municipality, or which is by law a lien or charge on any property therein."

The public works statue does not define what is "ordinary maintenance", however, <u>WAC 296-127-010(7)(b)(ii)</u>, which defines "ordinary maintenance" in the context of whether prevailing wages have to be paid as part of the contract, defines as follows: "Ordinary maintenance is maintenance work performed by the regular employees of the state of any county, municipality, or political subdivision created by its laws".

This covers more than you think: "all work, construction, alteration, repair or improvement other than ordinary maintenance" (RCW 39.04.010) to pretty much any structure or facility the City owns. L&I considers "ordinary maintenance" to be that performed by your own staff, so that means every time you call in a carpenter, plumber, electrician, painter, roofer, elevator repair technician, tree trimmer, fencing company, HVAC repair technician, equipment operator or other person wearing tools who isn't city staff, the purchase falls under public works procurement rules.

ALL public works in ANY amount requires a written contract, payment of prevailing wages, and insurance.

It is the responsibility of the department managing the project to initiate the Contract Agreement (Exhibit 4) between the City and Contractor and to obtain the necessary compliance documentation prior to awarding any public works contract.

Prevailing wages are also required on all public building maintenance (janitorial) contacts per <u>RCW 39.12.020</u> and <u>WAC 296-127-023</u>.

One-time projects, less than \$2,500, contractors are allowed to use the no-fee L&I Combined Intent and Affidavit form. Departments are responsible for obtaining the Intent and Affidavit form approved by L&I when submitting an invoice for payment. Payments to contractors will not be made until the L&I approved Combined intent and affidavit form is received by the City.

See Exhibit 5 for Quick Reference Guide to Public Works Contracting and the Matrix of Contract Requirements.

B. Thresholds:

Yes = Required; No = Optional	Estimated Cost	Quotes	Formal Bids	City Manager Approval	Council Approval
		Public Works		-	
Single Trade or	\$0-\$75,500	1+ verbal (if under \$15K), 3 Written if \$15K+	No	lf \$15K & Over	lf \$40K+
Craft	\$75,501+	Not Allowed	Yes	Yes	Yes
Multi Trade or	\$0-\$116,155	1+ verbal (if under \$15K), 3 Written if \$15K+	No	lf \$15K & Over	lf \$40K+
Craft	\$116,156+	Not Allowed	Yes	Yes	Yes
	\$0-49,999	Minimun of 3 quotes requested	No	lf \$15K & Over	lf \$40K+
Using MRSC Small Works Roster	\$50,000-\$249,999	On All Roster list or 5+ requested	No	Yes	Yes
	\$250,000-\$350,000	5+, must notify all contractors on the roster list	No	Yes	Yes
	Over \$350,000	Can't use SWR - See bid requirement above			

City of Chehalis Contract Requirements (Revised)

Note: in the event the threshold limits in the Revised Code of Washington (RCW) are different from the values above, the RCW shall control.

"Craft" or "trade" means a recognized construction trade or occupation for which minimum wage categories are established by the Department of Labor and Industries of the State of Washington in the locality of the City's projects or purchases.

C. Day Labor (<u>RCW 35.23.352</u>)

The City may use our own employees to perform public works projects with an estimated cost up to \$75,500 (single craft) or \$116,155 (multiple craft). For larger projects, you must contract with a responsible contractor. The city must keep records of public works projects in excess of \$5,000 and not let by contract. (State Auditor's Office Public Works Records). For any project

using city workers that costs in excess of \$25,000, the City must publish it in its official newspaper at least fifteen days before beginning the work (<u>RCW 39.04.020</u>).

D. Determining the Cost of a Public Work

The total construction cost of each **project** must be estimated in order to correctly apply bid limit dollar amounts to determine if a public works project must be competitively bid. The estimate shall include all phases and anticipated contracts for the entirety of the project, and include materials, supplies, equipment, and labor on the construction of that project AND applicable sales and use taxes. However, the value of volunteer labor, material, or equipment need not be included in the cost estimate for a public works project, as these are not a cost to the agency. If the total project amount is over the bid thresholds, then all contracts, no matter the individual dollar amount, must be procured through the bid process. The estimate may be prepared by an outside third party, however the final cost estimate must be validated by the City. The estimate needs to be prepared before any work begins and should be sent to the Project Manager.

E. Procuring Through Quotes

Projects for single craft or multiple crafts with a reasonably anticipated price equal to or less than the dollar thresholds do not require the use of competitive quotes or bids.

• It is recommended the Project Manager make every effort to obtain more than one quote.

The Project Manager administers the contract process.

F. Small Works Roster (SWR) (RCW 39.04.155)

When the estimated cost of a public works project is \$350,000 or less, the city may follow the Small Works Roster (SWR) process for construction of a public work or improvement as an alternative to the general competitive bidding requirements (RCW 39.04.155, authorized by RCW 35.22.620(7) and RCW 35.23.352(4)). The City of Chehalis has contracted with the Municipal Research and Services Center of Washington (MRSC) for the City use of a statewide electronic database for small public works roster and consulting services developed and maintained by MRSC.

Publication:

At least once a year, on behalf of the City, MRSC shall publish in a newspaper of general circulation within the jurisdiction a notice of the existence of the roster or rosters and solicit the names of contractors for such roster or rosters. Responsible contractors shall be added to the appropriate MRSC roster or rosters at any time that they submit a written request and necessary records.

To use the SWR:

• Notifications and postings must emphasize that bids will be accepted only from contractors on the small works roster.

- Sample text: In accordance with competitive bid requirements set forth under <u>RCW</u> <u>39.04.155</u>, Small Works Roster Contract Procedures, the City of Chehalis is pleased to invite you to submit a bid under the subject solicitation. Contractors who bid on this project must be registered on the Small Works Roster by the time that bids are due.
- Notifications and postings should list if bonds and prevailing wage will be required.
- Project Manager contacts contractors off the Small Works Roster. Invitation for quotations shall include an estimate of the scope and nature of the work to be performed, materials and equipment to be furnished, and the date, time and location to return quote. However, detailed plans and specifications need not be included in the invitation.
- At the time bids are solicited, the City shall not inform a contractor of the terms or amount of any other contractor's bid for the same project.
- No City employee may negotiate with any of the bidders. Some submissions may involve errors, omissions, or other irregularities; contact Legal to decide how to handle them.
- The Project Manager shall make a written record of each contractor's bid on the project and of any conditions imposed on the bid. Immediately after an award is made, the bid quotations obtained shall be recorded, open to public inspection, and available by telephone inquiry.
- The Project Manager initiates the contract process.
- Formal bids are not required.
- Advertising is not required.
- Bid bonds are not required.
- A signed contract IS required.
- Prevailing wage IS required.
- Insurance IS required.
- Retainage may be waived.

Small Works Roster "Limited Public Works Process" – up to \$49,999

If a work, construction, alteration, repair, or improvement project is estimated to cost <u>less than</u> fifty thousand dollars (\$50,000), the City may award such a contract using the limited public works process. (<u>RCW 39.04.155(3)</u>)

- minimum of three electronic or written quotations from the appropriatesmall works roster must be solicited and the contract shall be awarded to the lowest responsible bidder, unless there is a compelling reason to reject all bids and cancel the solicitation (RCW 39.04.350).
- The City must equitably distribute opportunities for limited public works projects among contractors willing to perform in the geographic area of the work.
- Quotations must be made available to public inspection once the contract is awarded and must be available by electronic request.
- The City will maintain a list of the contractors contacted and contracts awarded during the previous 24 months under the limited public works process, including contractor

name, the contractor's registration number, amount of contract, brief description of the type of work performed, and the date the contract was awarded.

The Project Manager administers the contract process. If the contract is over \$40,000, City Council must approve the award.

Small Works Roster Process - Between \$50,000 and \$249,999

- Quotations may be invited from all appropriate contractors on the appropriate small works roster. As an alternative, quotations may be invited from at least five contractors on the appropriate small works roster who have indicated the capability of performing the kind of work being contracted, in a manner that will <u>equitably distribute</u> the opportunity among the contractors on the appropriate roster.
- The Project Manager administers the contract process and if the contract is required to be approved for award by City Council.

Small Works Roster Process - Between \$250,000 and \$350,000

- Quotations may be invited from all appropriate contractors on the appropriate small works roster. As an alternative, quotations may be invited from at least five contractors on the appropriate small works roster who have indicated the capability of performing the kind of work being contracted, in a manner that will <u>equitably distribute</u> the opportunity among the contractors on the appropriate roster.
- However, if the City chooses to solicit bids from less than all the appropriate contractors on the appropriate small works roster, the City must also notify the remaining contractors on the roster that quotations on the work are being sought. The City has the sole option of determining whether this notice to the remaining contractors is made by:
 - publishing notice in a legal newspaper in general circulation in the area where the work is to be done
 - o mailing a notice to these contractors, or
 - o sending a notice to these contractors by facsimile or email
- The Project Manager administers the contract process, and the contract is required to be approved for award by City Council.

G. Formal Bid Process – Public Works

Competitive bidding is designed to prevent favoritism in awarding public work contracts and to enable local governments to obtain the best work or supplies at the most reasonable prices. It is also designed to provide a fair forum for bidders and to protect the public interest.

- 1. The Project Manager submits the project information, including technical specifications, bid and contract timeframes, pre-bid conference dates/times(if applicable), and BARS # to the City Clerk.
- 2. The City Clerk compiles the bid package.

- 3. The notice to bid is to be published in the City's official newspaper, or a newspaper of general circulation most likely to bring responsive bids, at least 13 days prior to the submittal deadline. The notice shall state the nature of the work for which plans, and specs will then be available free of charge online and on file.
- 4. Bids must be sealed and filed with the City Clerk within the time specified.
- 5. Each bid requires a bid proposal deposit of 5% or more in the form of cashier's check, postal money order, or surety bond.
- 6. Public bid opening is required.
- 7. The Project Manager verifies the bids meet the requirements of the Invitation to Bid and notifies the City Clerk of the lowest responsive bid.
- 8. The Project Manager verifies the contractor is a responsible bidder.
- 9. The Project Manager determines contract award approval requirements, and if required, schedules and prepares the City Council documents.
- 10. The Project Manager administers the contract process.

H. Requests for Bid Documents

The City of Chehalis Procurement Policy requires that the City maintain the integrity of official bid documents sets, provide swift response when incorporating addenda changes, and communicate in a singular, fair, and equitable manner to registered bidders.

I. Unit-Priced Contracts – On-Call and Systemwide Maintenance

A unit-priced public works contract, sometimes called an "on-call" public works contract, is when a local government contracts for an unknown number of small public works projects over a fixed period of time ("indefinite quantity, indefinite frequency"). State statute (<u>RCW 35.23.352(13)(b)</u>) defines a unit-priced contract as:

"[A] competitively bid contract in which public works are anticipated on a recurring basis to meet the business or operational needs of the [agency type], under which the contractor agrees to a fixed period indefinite quantity delivery of work, at a defined unit price for each category of work."

While traditional public works contracts are awarded for specific projects/scopes with a specific total dollar value, unit-priced contracts are not associated with a particular project, do not guarantee any amount of work, and do not establish a total dollar value (although the contract may cap the dollar value at a certain level over the life of the contract). Instead, the agency agrees to pay a defined "unit price" for certain types of anticipated (but unplanned) work or trades over a certain time period.

The prices for different tasks may be based upon different units. Commonly used units include:

- Weight, such as tons
- Surface area, such as square feet or acres
- Volume, such as gallons or cubic yards
- Length/depth, such as linear feet or vertical linear feet

- Time, such as hours
- Quantity of items
- Lump sum per task

When a specific project is identified, individual work orders are authorized based upon either a "not-to-exceed" time and materials basis or a negotiated lump sum amount using the previously established unit prices. Unit-priced contracts allow the City to contract for multiple or recurring small public works projects over time without having to bid each project separately. This saves the City time and money, especially for unanticipated projects that may arise at the last minute.

City of Chehalis Unit-Priced On-Call Contract Requirements:

- 1. Can only be used for activities that are not specifically planned and have no set project-specific budget.
- 2. The contract shall have a specified total aggregate not-to-exceed value.
- 3. The initial term of the contract may not exceed three years, with the option to extend or renew the contract for one additional year.
- 4. Modifications: During the course of a contract, there may be occasions when the original unit prices do not address particular work items that are needed. In those situations, new line items may be added by contract modification.

To Bid a Unit-Priced On-Call Contract:

- Must use the Formal Bid or Small Work Roster procedures applicable to the estimate total aggregate not-to-exceed value of the contract.
- The Invitation to Bid must:
 - Specify that the contract will expire when the work orders total the estimate total aggregate not-to-exceed value including WA sales tax, or the contract term expiration date, whichever occurs first.
 - Specify how work orders will be issued and include a sample work order.
 - State that there is no minimum volume of work guaranteed.
 - Specify that Prevailing Wage rates in effect at the beginning date of contract year must be applied.
 - Specify that Prevailing Wage rates must be updated, and Intents and Affidavits submitted to Labor and Industries annually (12-month contract period).

Unit Priced Systemwide Maintenance and Repair Contracts:

There are also some systemwide maintenance and repair contracts that are sometimes referred to as "on-call contracts" but actually fall under traditional public works contracting as long as the scope is clearly and properly defined.

To qualify as a traditional public works contract instead of an on-call contract, a systemwide maintenance or repair contract must cover specific activities planned in advance and budgeted (as opposed to on-call contracts which cover activities that are not specifically planned and have no set budget).

Examples include:

- Sewer or storm drain "jetting" (cleaning) up to a certain budget amount, but not an exact number of linear feet
- Sidewalk/trail construction or reconstruction in relation to the City's pedestrian master plan (not necessarily a fixed quantity), up to a certain budget amount
- Street lighting and signal maintenance and repair in relation to an annual, systemwide work plan
- Storm pond maintenance
- Annual contracts for pavement crack sealing, chip seals, overlays, etc.

These contracts can be structured so that they qualify as public works projects with readily determinable quantities and costs related to a fixed scope. Systemwide maintenance and repair contracts should not cover unanticipated projects or emergency repairs, which would fall under on-call contracting.

J. Withdrawal of Bids - Cancellation of Awards

Bids may be modified or may be withdrawn by written notice received prior to the time set for opening in the office designated in the invitation for bids. After bid opening, withdrawal of bids shall be permitted only to the extent that the bidder can show by clear and convincing evidence presented in a sworn affidavit or declaration submitted no later than 5:00 p.m. on the first business day after bid opening, that a clerical mistake was made and not a mistake in judgment, and the bid price actually intended. All decisions to permit the withdrawal of bids after bid opening, or to cancel awards or contracts based on bid mistakes, shall be made by the City Manager after consulting with legal counsel.

K. Cancellation of Invitations for Quotations or Bids

An invitation for quotations or bids may be canceled at the discretion of the department director. The reasons shall be made part of the contract file. Each invitation for quotations or bids issued by the City shall state that the invitation may be canceled. Notice of cancellation shall be sent to all parties that have been provided with a copy of the invitation. The notice shall identify the invitation for quotations or bids and state briefly the reasons for cancellation.

L. Responsive Bid

Responsive bids are bids that are submitted on time with all of the information the City requested. Bids submitted after the submittal deadline or at the wrong location should be rejected as non-responsive – in other words, the City will neither accept nor open late bids. If a contractor claims extenuating circumstances, refer them to the City Attorney.

Typically, bidders must provide the following information at the time of bidding:

- Sealed bids, with the name of the project and the time and date of the bid opening clearly stated on the outside of the bid packet
- Bid guarantee in the form of a bid bond, cashier's check, certified check, or personal money order

- Lump sums, unit prices, and total prices in the spaces provided on all of the bid forms, including all appropriate sales taxes
- Receipt of addenda acknowledged
- Acknowledgment of attendance at mandatory pre-bid meeting (to be verified)
- Non-collusion affidavit certificate
- Mandatory bidder responsibility questionnaire with all items filled in

While it is possible to do a brief check when the bids are first opened, the City reserves the right to ascertain full compliance with the bid proposal requirements after a more detailed review, generally within a maximum of 30-45 days.

Additional items may be required shortly after bid opening:

 If supplemental bidder responsibility criteria are required (see below), a separate questionnaire must be filled out and submitted within 72 hours after bid opening. However, this questionnaire should only be required of the apparent low bidder and the next two lowest bidders

For projects that cost an estimated \$1 million or more, a list of all subcontractors for HVAC, plumbing, or electrical work must be submitted (<u>RCW 39.30.060</u>). The bidder may also submit itself for any of these categories. This list may either be submitted within one hour after the bid opening (the preferred method) or at the time the bid is submitted.

In addition, <u>RCW 39.04.350(2)</u> allows agencies to adopt additional relevant responsible bidder criteria for individual projects. Supplemental criteria may be on two levels:

- A basic level that may include such things as no delinquent state taxes, no federal debarment, minimal prevailing wages violations, no excessive claims against retainage and bonds, no public bidding violations, no termination for cause or default, and unwarranted lawsuits with respect to public contracting.
- A secondary level whose criteria relate to the nature of a specific project. For example, the City may require that a contractor must have completed three projects of a similar scope and dollar volume within the past five years.

These supplemental criteria and associated evaluation methods must be provided in the invitation to bid or bidding documents.

M. Responsible Bidder

The City is required to award public works contracts to a responsible bidder with the lowest responsive bid (<u>RCW 39.04.010</u>). This applies to informal bidding, such as a small works roster, as well as formal competitive bids.

Responsible bidders (<u>RCW 39.04.010</u>, <u>RCW 39.04.350</u>) must meet a number of mandatory criteria. The bidder must:

• At the time of bidding be a registered contractor in compliance with chapter <u>18.27</u> <u>RCW</u>

- Have a current Washington State Unified Business Identifier (UBI) number
- If applicable, have industrial insurance/workers' comp coverage required in <u>Title 51</u> <u>RCW</u>
- Have a Washington State Employment Security Department (ESD) account as required in <u>Title 50 RCW</u>
- Have a state excise tax registration number as required in Title 82 RCW
- Not be disqualified from bidding under RCW <u>39.06.010 or 39.12.065(3)</u>
- Not have any apprenticeship violations, if applicable
- Certify through a sworn statement that they are not a willful violator of labor laws in reference to <u>RCW 49.48.082</u>.
- Have received training on the requirements related to public works and prevailing wage under chapter <u>39.04 RCW</u> and chapter <u>39.12 RCW</u>, or received exemption from this requirement by completing three or more public works projects and have had a valid business license in Washington for three or more years;

N. Bid Deposit, Performance and Payment Bond for Public Works Improvement Projects

Whenever competitive quotes or bids are required, a bidder may be required to make a bid proposal deposit in the form of a cashier's check, postal money order, or surety bond an amount equal to not less than five percent (5%) of the total bid, including sales tax (RCW 35.23.352(1)), which percentage shall be specified in the call for bids. As part of any bid submitted, the bidder shall be required to warrant that the bid is a genuine bid, and that he/she has not entered into collusion with any other bidder or any other person. After bids are opened and the contract is awarded, the bid proposal deposits or bid bonds are returned to the unsuccessful bidders. The successful bidder's bid deposit or bond is kept until the bidder enters into a contract with the City and furnishes a performance bond in the full amount of the contract price.

<u>RCW 39.08.010</u> requires a municipality to have contractors post a performance and payment bond whenever it enters into any public works contract, to ensure that the job will be completed and that all workers, subcontractors, and suppliers will be paid. Prevailing wage claims have priority if there are multiple claims on retainage.

All public works contractors shall furnish a performance bond and a payment bond in an amount equal to the total amount of the contract on a form approved by the City Attorney.

In lieu of a performance bond on contracts of \$150,000 or less a contractor may request to have 10 percent (10%) of the contract retained for a period of 30 days after the date of final acceptance (<u>RCW 39.08.010</u>). This is intended to help small contractors who may have trouble getting a bond. The request will be evaluated and accepted or rejected by the City Attorney.

However, **bonds are required on any project funded in whole or in part by federal transportation funds,** as <u>RCW 60.28.011(1)(b)</u> prohibits public agencies from withholding retainage on such projects. The bond replaces the protections otherwise provided through

retainage.

O. Retainage

For public works project, a municipal government must withhold retainage and must also have a contractor's performance and payment bond on file.

State law (<u>RCW 60.28.011</u>) requires the City to withhold up to five percent (5%) of the public work contract price earned, not including sales tax, by the city's contractor during performance of public work and construction contracts. The withheld amount, known as "retainage," is for the benefit of laborers and material suppliers in the event the contractor fails to pay them. Retainage may also be used to satisfy tax claims by the Department of Revenue and/or the City, prevailing wage related claims by the Department of Labor and Industries, unemployment compensation related claims by the Employment Security Department, and contract performance claims by the City itself. Retainage is not paid ("released") to the contractor until appropriate releases are received from the involved state agencies and city departments/divisions.

A contractor has several options in how retainage will be held (<u>RCW 60.28.011</u>):

- 1. The most common is to have the City withhold and retain five percent (5%) from each payment made during performance of the contract in a non-interest-bearing fund.
- 2. A bond in-lieu-of retainage (aka "retainage bond") may be submitted by the contractor on the City's standard form or one that is acceptable to the City for all or any portion of the contract retainage amount from an authorized surety insurer.
- 3. The amount(s) retained may be deposited by the City in an interest-bearing account. Interests on such monies shall be paid to the contractor and is not subject to withdrawal until after final acceptance of the work.
- 4. An escrow account may be jointly established by the contractor and the City with a bank. This escrow option must utilize the City's standard forms. The monies placed in escrow must be converted into bonds and securities approved by the City and any interest is paid to the contractor as it accrues.

Instead of having retainage withheld from the contract payments, a contract may opt to submit a retainage bond covering any or all of the amount. Local governments must accept these retainage bonds unless they can demonstrate a good reason for refusing.

Most public improvement contracts require retainage. However federally funded transportation projects are required to rely solely on performance and payment bonds instead.

Retainage requirements are not mandatory for non-public works supplies or services but may be used in the discretion of the department/division. Note that even when the City has required a performance bond for these types of contracts, retainage is not held unless specified in the solicitation and contract. This is rare.

At the conclusion of contract performance, any retainage reserved by the City will be released or otherwise disbursed according to the City's standardized contract close out process.

P. Prevailing Wages

State law requires prevailing wages to be paid by the contractor on all public works projects and all public building service maintenance contracts (<u>RCW 39.12</u>). To see the list of applicable labor categories go to State of Washington Department of Labor and Industries <u>website</u>. Prevailing wage questions may be directed to the Department of Labor and Industries (L&I), Prevailing Wage Section, 360-902-5335.

- <u>There is no minimum dollar amount for public work for prevailing wage.</u> Prevailing wages must be paid for any work, construction, alteration, repair or improvement, other than ordinary maintenance, that the City causes to be performed by a private party through a contract.
- Public works contracts require that each and every employer on the project file a Statement of Intent to Pay Prevailing Wages (Intent), and Affidavit of Wages Paid (Affidavit), regardless of the size of the contract (**Exception for contract less than \$2,500*) The forms are filed with L&I and, once they are approved, are submitted by the employer to the City's Project Manager.
 - *For really small public works projects less than \$2,500, contractors are allowed to use the no-fee Combined Intent and Affidavit Form.
- Owner/Operators that do not have any employees do not need to pay themselves prevailing wages, however, they do still need to file Intents and Affidavits with the Department of Labor and Industries and list in section 3 of the form that they are Owner/Operator.
- For all public works contracts, except janitorial and building service maintenance contracts, the applicable prevailing wage rates shall be those in effect on the submittal due date. These rates shall remain in effect throughout the duration of the contract. If a contract is not awarded within six months of the submittal due date, the applicable prevailing wage rates shall be those in effect on the date the contract is awarded and shall remain in effect for the duration of the contract (<u>WAC 296-127-011</u>).
- For janitorial, building service maintenance contracts, and unit-priced contracts, the prevailing wage rates in effect on the submittal due date are the minimum rates that must be paid for the first year of such contract and thereafter. However, any janitorial, building service maintenance contract, and unit priced contract, of more than one year in duration must include wage increase language specifying that wages will be altered annually to follow the most recent publication of prevailing wage rate (WAC 296-127-023).

- Specification documents must state that workers shall receive the prevailing rate of wage. The specifications must either list all of the applicable prevailing wage rates, or else provide the URL address for L&I's <u>Prevailing Wage Rates for Public Works</u> <u>Contracts</u> with the exact wage publication date and county. NOTE: Prevailing wage rates are adjusted twice annually – usually in the spring and fall.
- Payments by the City are not allowed when contractors have not submitted an Intent form that has been approved by the L&I industrial statistician. The City may not release retainage until all contractors and subcontractors have submitted an Affidavit form that has been certified by L&I. The requirement to submit these forms should also be stated in the contract.
- Should the City fail to comply, the City can be held responsible for any unpaid prevailing wages.

**Federal Prevailing Wage Requirements

The federal government has its own public works prevailing wage requirements, or wage decisions, established by the Davis-Bacon Act (DBA). For any public works project receiving federal funding, contractors must pay the higher of the state or federal wage rates (<u>WAC 296-127-025</u>). This should also be stated in the bid specifications and contracts.

To look up current federal wage decisions by trade and county, see Wage Determinations Online <u>Selecting DBA Wage Decisions</u>.





SERVICES





City of Chehalis Procurement Policy, Updated February 27, 2023. Resolution No. 03-2023

XII. SERVICES

The first step in successfully contracting for services is to determine the category of service that you will be contracting for, as there are distinct differences between service types and the manner of solicitation. Distinguishing between services and public work is also important, as services may have different bidding requirements.

A. Architectural and Engineering Services (A&E Services)

Professional architecture and engineering (A&E) services are services provided by any person, other than an employee of the agency, that fall under the general statutory definitions of:

- Architecture (Chapter <u>18.08 RCW</u>)
- Engineering (Chapter <u>18.43 RCW</u>)
- Land surveying (Chapter 18.43 RCW)
- Landscape architecture (Chapter <u>18.96 RCW</u>)

Purchases of A & E Services

Architectural and Engineering consultants are initially selected based upon their qualifications, rather than price. The defining characteristic of chapter <u>39.80 RCW</u> is its strict insistence on qualification-based selection (QBS) of A&E professionals. In contrast to public works contracts, purchases (equipment, materials, and supplies), and purchased service contracts, an agency **cannot consider price** in the selection process for professional A&E services: it must select the most qualified firm, and then negotiate a price for the work contemplated. There are two ways to select an A&E firm based upon their qualifications:

- 1. Procure using a request for proposals (RFP) process. This process requires the Gty representative to develop a written scope of the project and any criteria used to select the service provider and then select a qualified contractor from the City's MRSC architectural, landscape architectural, and engineering service roster, following the procedures of <u>39.80 RCW</u>.
- 2. If the Project Manager does not choose to use the appropriate roster, then a formal Request for Qualification (RFQ) process must be followed, following the procedures of <u>39.80 RCW</u>.

The City will negotiate a contract with the most qualified firm at a price which the City determines is fair and reasonable. In making its determination the City shall take into account the estimated value of the services to be rendered as well as the scope, complexity, and professional nature. If the City is unable to negotiate a satisfactory contract with the firm selected at a price the City determines to be fair and reasonable, negotiations shall be terminated, and the City shall begin negotiations with the next highest qualified firm. Forward all documentation to the City Clerk for archiving. Once a firm has been selected, the information will be provided to the Project Manager who then administers the contract process.

B. Personal Services

Services provided by independent consultants require specialized knowledge, advanced education, professional licensing or certification and where the primary service provided is mental or intellectual, involving the consistent exercise of judgment and discretion. Personal services do <u>not</u> include architecture and engineering services.

• Examples: accountants, attorneys, consultants, graphic artists, strategic planning, studies/analysis, training, certification services

Purchases of Personal Services

- 1. Obtain written documentation from qualified firm(s) or individual(s) describing the proposed services, applicable fees, related qualifications, as well as the timeframe for service delivery when applicable.
- 2. The MRSC Consultant Roster can be used if desired.
- 3. Generally, no competitive bidding is needed. However, if the project includes grant funding, the grant conditions may require a competitive procurement process.
- 4. If a formal Request for Proposals is needed, contact the City Clerk for assistance.
- 5. Submit all proposals and any evaluation documents to the Project Manager who then administers contract process.
- 6. Generally, the more complex or expensive the project is anticipated to be the more rigorous the solicitation should be, recognizing that there are some matters that require specialized expertise that is not widely available.

C. Purchased Services

Purchased services are those provided by vendors for routine, necessary, and continuing functions of a local government agency, mostly relating to physical activities. These services are usually repetitive, routine, or mechanical in nature, support the agency's day- to-day operations, involve the completion of specific tasks or projects, and involve minimal decision-making.

For most purchased services, the main determinant of award is price and there are no bid limits or requirements for advertising, bonds and/or retainage, or, depending on the specific facts, prevailing wages. Contractors whose work includes only observing, directing, verifying, and reporting would not have a prevailing wage requirement. There are a number of purchased services, however, that hover over that thin gray line between purchased services and public works contracting. Purchased service contracts require, on the whole, much less paperwork than public works contracts. If a particular contract is very near the gray line, the conservative approach is to consider it a public works contract.

Contact the Project Manager if there is any doubt as to if a project is a purchased service or public work.

• Examples: janitorial services, elevator or equipment inspection (but not *repair*), grounds keeping, pest control, moving services, fire extinguisher inspection, vehicle towing

L&I considers some service contracts, such as HVAC maintenance or road striping, to be public

works and subject to public works bidding requirements.

Purchases of Purchased Services

- 1. Determine if you will procure through obtaining quotes, a formal bid, or RFP. The City Clerk must be involved in the formal bid or RFP process.
- 2. If obtaining quotes, request quotes from 1 or more qualified firms or individuals describing the desired services. Request prices (including prevailing wage if applicable), schedules, and qualifications.
- 3. Evaluate the proposals and determine the lowest responsible bidder.
- 4. Submit proposals and all evaluation documents to the Project Manager who then administers contract process.

D. Publication

<u>RCW 39.80.030</u> requires that the city shall publish in advance the city's requirement for professional services. The city may comply with this section by (1) publishing an announcement on each occasion when professional services provided by a consultant are provided by the city; or (2) announcing generally to the public its projected requirements for any category of type of professional service to create a Consultant Roster. Advertising for the Consultant Roster must be done at least once a year by MRSC on the city's behalf. The MRSC Consultant Roster will distinguish between professional architectural and engineering services as defined in <u>RCW</u> <u>39.80.020</u> and other consulting services. Firms or persons providing consulting services shall be added to the appropriate roster at any time they submit a written request and necessary records. The city reserves the right to publish an announcement on each occasion when professional services are required.





MATERIALS, SUPPLIES, AND EQUIPMENT



City of Chehalis Procurement Policy, Updated February 27, 2023. Resolution No. 03-2023

XIII. PURCHASING MATERIALS, SUPPLIES, EQUIPMENT

(Unrelated to Public Work/Construction, Services, A&E)

At first glance, one would think there would be no trouble figuring out what purchases fall into the category of "materials, supplies, and equipment" not used in connection with a public work project or improvement. Stationery, rubber bands, fire trucks, and copy machines come to mind.

And services should also be pretty easy to identify. But sometimes the situation is ambiguous. Distinguishing between public works and materials, supplies and equipment not used in a public work is important, as different bidding requirements apply to each.

Common sense can be a good guide in this area of the law, but sometimes gray areas can create confusion and uncertainty. If you are concerned about a specific situation, consult the City Clerk.

City of Chehalis Contract Requirements (Revised)					
Yes = Required; No = Optional	Estimated Cost	Quotes	Formal Bids	City Manager Approval	Council Approval
Materials, Supplies, Equipment (Unrelated to Public Work/Construction, Services, A/E)					
	\$0-\$2,500	1+	No	No	No
	\$2,501-\$7,499	3+	No	No	No
	\$7,500+	Not Allowed	Yes	lf \$15K+	If \$40K+
MRSC Vendor	\$0-\$15,000	3+	No	No	No
List	Over \$15,000	Can't use Vendor List - See bid requirements above			

A. Thresholds and Local Preferences:

All dollar limits include freight, handling, set-up cost, and appropriate sales tax.

<u>RCW 39.30.040</u> allows any local sales tax revenue generated by the purchase to be considered in determining the lowest responsive and responsible bid. Any other preferences favoring local businesses are not permitted during any formal bid process. It is the Department Head's and Division Manager's responsibility to appoint who shall make purchases for their department on the City's behalf under the respective quote limits.

B. Informal Competitive Quotes - Materials, Supplies or Equipment between \$2,501-\$7,499

1. A City representative shall make an effort to contact at least three vendors. Departments are encouraged to attempt to obtain at least one quote from a business within the City of Chehalis. The number of vendors contacted may be reduced if the item being sought

is only available from a smaller number of vendors. When fewer than three quotes are requested or if there are fewer than three replies, an explanation shall be documented on the Purchase Quotation Sheet (Exhibit 1)

- 2. Whenever possible, quotes will be solicited on a lump sum or fixed unit price basis.
- 3. At the time quotes are solicited, the city representative shall not inform a vendor of any other vendor's quote.
- 4. A written record shall be made by the city representative of each vendor's quote on the materials, supplies, or equipment, and of any conditions imposed on the quote by such vendor.
- 5. It is allowable to use criteria other than cost (e.g., qualifications, available staff, delivery timelines, return policies, etc.) in making an award.
- 6. Award shall be made to the vendor submitting the lowest and bestresponsible quote.
- 7. Whenever there is a reason to believe that the lowest acceptable quote is not the best price obtainable, all quotes may be rejected, and the City may obtain new quotes.
- 8. Attach all written quotes to the invoice.

Notes:

- In the request for quotes, be sure technical information defines acceptable quality and ensure vendors are quoting on equal and comparable items. All vendors must be provided the same information. If one vendor offers an acceptable alternate, it must be re-quoted using the alternate specifications.
- The City will not pay for any technical information from the vendor. If the information is to be shared with other vendors, it must be stated so up front. If you use a vendor's technical information without their approval, you may find yourself in a legal tangle.
- Staff may arrange on-site demonstrations or delivery of preview/trial merchandise but must keep in mind that just because you have demoed someone's product does not mean you will be able to buy it. Competition may still be required, and it must be made clear to the vendor beforehand that no preferential treatment will be given.
- Obtain freight pricing (FOB Destination, Freight Prepaid).

C. Purchases by Use of MRSC Vendor Roster – Materials, Supplies, or Equipment \$0 - \$15,000

When purchasing materials, supplies, or equipment not connected to a public works project in the amount of \$15,000 or less, the City may award purchasing contracts by a vendor list process (<u>RCW 39.04.190</u>). The City of Chehalis has contracted with the Municipal Research and Services Center of Washington (MRSC) for the City use of a statewide electronic vendor roster developed and maintained by MRSC.

Publication:

At least twice a year, on behalf of the City, MRSC shall publish in a newspaper of general circulation within the district a notice of the existence of a roster(s) of vendors for materials, supplies, and equipment, and shall solicit names of vendors for the roster.

To use the Vendor Roster, the Project Manager:

- Drafts a written description of the specific materials, supplies, or equipment to be purchased, including the number, quantity, quality, and type desired, the proposed delivery date, and any other significant terms of purchase.
- Makes a good faith effort to contact at least three (3) of the vendors on the roster to obtain telephone or electronic solicitation quotations from the vendors for the required materials, supplies, or equipment.
- Doesn't share telephone quotation from one vendor with other vendors solicited for the bid on the materials, supplies, or equipment.
- Saves a written record of each vendor's bid on the material, supplies, or equipment, and of any conditions imposed on the bid by such vendor and documents them on the Purchase Quotation Sheet (Exhibit 1).

D. Formal Bid Process – Materials, Supplies, or Equipment \$7,500+

Unless the Vendor Roster process is used, purchases of supplies, goods, materials, and/or equipment over \$7,500 that are not part of a public work contract must call for bids using the formal bid process, with price being the primary factor in the contract award decision. Purchases of custom or specialty goods, and/or products that are subject to proprietary design or similar rights, are sometimes conducted using the Request for Proposal (RFP) process, with price performance criteria as well as price being factors in the contract award decision.

- Unless otherwise specifically approved by the City Council, all contracts relating to the purchase of materials, equipment, or supplies shall be in accordance with the city budget.
- The Project Manager notifies the Finance Department regarding any budget transfers to cover funding.
- The Project Manager submits the project information, including technical specifications, bid and contract timeframes, pre-bid conference dates/times(if applicable), BARS #, as well as a list of potential vendors (if applicable), to the City Clerk.
- The City Clerk compiles the bid package and administers the bid process.
- An invitation for bids shall be issued which shall include the specifications and the contractual terms and conditions applicable to the procurement.
- Public notice of the invitation for bids shall be published at least once in a newspaper of general circulation. The public notice shall state the date and time of bid opening. Bids not received by the date and time stated for bid opening will not be accepted or considered.
- Bids shall be opened publicly and recorded at the time and place designated in the invitation for bids.
- Withdrawal of Bids Cancellation of Awards. Bids may be modified, or the bid may be withdrawn by written notice received in the office designated in the invitation for bids prior to the time set for opening. After bid opening, withdrawal of bids shall be permitted only to the extent that the bidder can show by clear and convincing evidence

presented in a sworn affidavit or declaration submitted no later than 5:00 p.m. on the first business day after bid opening, that a clerical mistake was made and not a mistake in judgment, and the bid price actually intended. All decisions to permit the withdrawal of bids after bid opening, or to cancel awards or contracts based on bid mistakes, shall be made by the City Manager after consulting with legal counsel.

- The Project Manager verifies the bids meet the requirements of the Invitation to Bid and notifies the City Clerk of the lowest responsible bidder.
- Award. The award of bid shall be made to the lowest responsible bidder whose bid meets the specifications and evaluation criteria set forth in the invitation for bids. The City may reject all bids at its discretion.
- The Project Manager determines contract award approval requirements, and if required, schedules and prepares the City Council documents.
- The Project Manager administers the contract process.

E. Lowest Responsible Vendor

The following factors, in addition to price, may be taken into account by the City in determining the lowest responsible vendor. If any or all of these criteria will be applied during the evaluation process, then they must be included in the Invitation to Bid:

- 1. The ability, capacity, and skill of the vendor to perform the contract
- 2. The character, integrity, reputation, judgment, experience, and efficiency of the vendor
- 3. Whether the vendor can perform the contract within the time specified
- 4. The quality of performance of previous contracts or services
- 5. The previous and existing compliance by the vendor with laws relating to the contract
- 6. Such other information as may be secured having a bearing on the decision to award the contract.

If recommendation for award is being made to anyone other than the lowest bidder, send a memo stating specific reasons why the low bid is not acceptable to the City Clerk for evaluation.

F. Life Cycle Costing

In considering the purchase of materials, equipment, supplies, whenever there is a reason to believe that applying the "life cycle costing" method of quote evaluation would result in the lowest total cost to the City, first consideration shall be given to purchases with the lowest life cycle cost which complies with the specifications.

G. Electronic Data Processing (Computer) and Telecommunications Equipment, Software, or Services – Comparative Negotiations

Recognizing the unique aspects of computer and telecommunication systems, the legislature established an alternative process for making such purchases. <u>RCW 39.04.270</u>, which is available to all municipalities, allows purchases through use of an alternative competitive negotiation process rather than through competitive bidding. At a minimum, the following steps are required:

A. A request for proposals (RFP) must be published in a newspaper of general circulation

at least 13 days before the last date on which the proposals will be received.

- B. The RFP must identify significant evaluation factors, including price, and their relative importance.
- C. The City must provide reasonable procedures for technical evaluation of the proposals, identification of qualified sources, and selection for awarding the contract.
- D. The award must be made to the qualified bidder whose proposal is "most advantageous" to the City with price and other factors considered.
- E. The City may reject all proposals for good cause and request new proposals.

The procurement may be structured on a performance basis, rather than a design specification, so that the City may specify a result, rather than the type or model of equipment.

Requisitions for electronic data processing systems shall be routed through and reviewed by the Finance Director and IT Manager for compatibility certification prior to purchase. This will allow for the appraisal of the present supply of devices and the possible elimination of an unnecessary expenditures of City funds.

H. Lease Agreements / Contracts

Lease with an Option to Purchase (or Installment Purchase)

A lease of personal (or real) property with an option to purchase may require competitive bids, depending on the type of property involved and its cost. <u>RCW 35.42.220</u> requires a call for bids in accordance with <u>RCW 35.23.352</u>, if the cost of the property to be leased exceeds the amount specified in <u>RCW 35.23.352</u>

The cost is the total value of the item to be leased, not the yearly lease payment. From a practical standpoint, this provision probably means that every lease with an option to purchase must be bid because the limit is so low. A lease of property without an option to purchase does not require a call for bids.

Other Long-Term Lease Agreement

All long-term (more than 12-months), non-cancellable lease agreements / contracts must follow the City's general purchases policy.

A short-term lease (12-months or less) of property without an option to purchase does not require a call for bids.

XIV. EXCEPTIONS TO THE COMPETITIVE PROCESS

The Washington State statutes (<u>RCW 39.04.280</u>, <u>RCW 39.34.030</u>, <u>RCW 39.30.045</u>, <u>RCW 35.21.278</u>) contain exceptions to the previously discussed bidding requirements. Exceptions, when exercised, should make good business sense and be in the best interest of the city.

It is important to note that ONLY the requirement for competitive bidding or advertising is waived. It does not waive any contractual requirements, approvals, or insurance requirements.

NOTE: If you think your project or purchase falls under one of the exceptions to the bid law, think again. The bid laws are there for a reason – to try to ensure that cities get the best buy for their money. Many of the projects or purchases that a city might consider falling within exceptions are in the "gray" area of the law. If there is any doubt, the Finance Director should check with the city's auditor.

Exemptions to the competitive bidding requirements:

- Purchases that are clearly and legitimately limited to a single source of supply
 - o Licensed or patented good or service
 - Items that are uniquely compatible with existing equipment, inventory, systems, programs or services
 - o Meets City standards (i.e., water meters)
 - o Factory-authorized warranty services
- Purchases involving special facilities or market conditions
 - Item is of special design, shape or manufacture that matches or fits with existing equipment, inventory, systems; used items; auctions
- Purchases in an emergency
- Inter-Governmental Cooperative Purchases
- Purchases of insurance or bonds
- Pollution control facilities and some neighborhood "self-help" projects may be exempt from bidding requirements
- Cities may hire the state or county to do road projects without going out forbids

A. Brand Name and Sole Source Purchases

Brand Name Bidding

Cities may advertise for bids by specifying a particular brand name item as long as the responsible officials have exercised their judgment and determined that a certain brand name is of higher quality or is better suited to the municipality's needs. In Smith v. City of Seattle, the city advertised for bids for incandescent lamps, specifying a particular brand. In a suit brought by a maker of a similar lamp, the court stated that as long as the officials involved exercised their discretion in determining that a particular brand of lamps was more desirable, the city's procedure was proper in the absence of abuse of discretion or fraud. In this case, the fact that the city had used the specified lamps previously and they had performed satisfactorily provided a rational basis for city authorities to limit the bid advertisement to that specified brand of

lamps, and the court found no abuse of discretion. There is no requirement that bid specifications naming a particular brand also include a phrase such as "or an equal brand." Contact the City Clerk for assistance in determining and documenting the brand name need, and preparation of bidding documents.

Sole Source Purchases

A sole source is a unique exception to the City's purchasing policies. A sole source situation is when it is only feasible to obtain a good or service from one supplier or service provider.

Sole source conditions include such things as: (a) products, systems, information, or services that are subject to patent or other proprietary use rights; (b) supplies or services that only one vendor is capable of providing or authorized to provide; (c) items that are available from a single source and such items are required in order to function with existing equipment, systems, programs, or services; (d) situations where the sole source is the only practical way to meet the City's requirements or delivery deadlines; and/or (e) security requirements or information mandates that limit procurement from only a single vendor.

- Unless a specific sole source condition exists, the department/division and project manager shall follow standard competitive solicitation process.
- If there is any doubt, the department/division should pursue a competitive solicitation.
- Specifications must be expansive as possible to ensure the greatest pool of bidders to compete. There must be a clear and appropriate reason for specifications that narrow the field to a sole source.
- A late start to the project does not justify a sole source.
- Prior contracts with a vendor for work on a project is not necessarily an appropriate reason for a sole source waiver.
- The department/division making such a waiver request must document sufficient information that objectively establishes there is only a single source or that a patented or proprietary use right restriction exists. If you have used expansive specifications and find significant data that indicate a sole source, complete a <u>Sole Source Justification</u> <u>Form</u> (Exhibit 2) <u>and</u> submit to the Finance Director.
- Sole source waivers require a City Council resolution.
- The Project Manager will prepare the City Council documents and administer the contract process.

B. Special Market Conditions

Special Market Conditions – What Are They?

<u>RCW 39.04.280(1)(b)</u> provides a "special market conditions" waiver from the bidding requirements for purchases of materials, supplies, or equipment. To use this exemption, the City Council must pass a resolution stating "the factual basis for the exception".

What are special market conditions? No definition is given in the statutes. Some have suggested that if supplies or used equipment are offered at a very favorable price and will be sold before a city will have a chance to complete the bidding process, there is a special market condition.

However, since there have been no court cases or attorney general's opinion on this subject, if an employee wishes to invoke "special market conditions" to waive the bidding requirements, the Project Manager and City Attorney should be consulted.

Auctions (Surplus Property)

Sometimes the City will find exactly what it needs, at a favorable price, at an auction. Obviously, seeking bids would be impossible in an auction setting. <u>RCW 39.30.045</u> authorizes a city to acquire supplies, materials, and equipment through an auction conducted by the United States or any agency thereof, an agency of the state of Washington, a municipality or other government agency, or any private party, without bids, if the items to be purchased can be obtained at a competitive price. This authority, it would seem, would allow a city to make a purchase on an internet-based auction service, such as eBay, as well as through more traditional, in-person auctions. The Department Head must pre-approve an upper bidding limit, (which must be within the approved City budget), for the person doing the bidding.

C. Emergency Purchases

<u>RCW 39.04.280(1)(c)</u> specifically authorizes a municipality to waive competitive bidding requirements for purchases "in the event of an emergency". For purposes of this section "emergency" means unforeseen circumstances beyond the control of the city that either: (a) present a real, immediate threat to the proper performance of essential functions; or (b) will likely result in material loss or damage to property, bodily injury, or loss of life if immediate action is not taken.

In the event of an emergency, the City Manager may act on behalf of the City Council to declare an emergency situation exists, waive competitive bidding requirements, and award all necessary contracts to address the emergency situation.

Competitive bidding may be waived subject to the following process:

- 1. Obtain concurrence of the Department Head or designee that a qualifying emergency requiring immediate acquisition of goods or services exists.
- 2. The Project Manager must inform the contractor that prevailing wage rates apply, and the paperwork will be required as soon as possible, and before payment is made.
- 3. Promptly notify the Project Manager of emergency situations by submitting a memo describing the situation as soon as an emergency is known.
- 4. The Project Manager prepares the contract and City Council documents.
- 5. Once approved by City Council, the Project Manager sends the contract, bonds and insurance requirements to the contractor. Work may begin without the required documents, but the executed contract must be obtained, along with an executed bond, and insurance documentation, as soon as possible, and before any payment is made.

State law requires that if a contract is awarded without competitive bidding due to an emergency, a written finding of the existence of an emergency must be made by the governing

body or its designee and duly entered of record no later than two weeks following the award of the contract (RCW 39.04.280). If a contract is awarded without competitive bidding due to an emergency, the city council must pass a resolution during an open public meeting to declare the existence of an emergency, no later than two weeks following the award of the contract(s).

Public works and improvements emergencies (e.g., broken water main, washed-out road, sewer main break, etc.) require contract, performance bond, prevailing wages, and insurance. Local, state and federal laws <u>do not</u> exempt these requirements during an emergency.

D. Inter-Governmental Cooperative Purchases and "Piggybacking"

<u>RCW 39.34.030</u> allows the city to join with other governmental agencies for the purchase of supplies, equipment, or services. This is done by entering into a written Intergovernmental Cooperative Purchasing Agreement (also known as an "interlocal agreement"). Contact the City Clerk for assistance through this process.

Prior to making a purchase under such an agreement, the City must ensure that the procedure used by the agency that originally awarded the bid, proposal, or contract is allowable within the city's purchasing policy. The originating agency must also have fulfilled one of two additional public notice requirements:

- Posted the bid or solicitation notice on a web site established and maintained by a public agency, purchasing cooperative, or similar service provider, for purposes of posting public notice of bid or proposal solicitations.
- Provided an access link on the state's web portal to the notice.

The originating agency's procurement, advertisement, and contract documents must be saved with the City's contract documents.

Approval and authority for entering into an Interlocal Corporate Purchasing Agreement will be determined by the anticipated cost of the procurement. Blanket Interlocal Cooperative Purchasing Agreements where the costs of the potential purchases are not known will be treated as purchases over \$15,000.

The City may also make a bid call with another government entity as a joint purchase that complies with the procurement requirements of both jurisdictions.

When practical, the City should include language in its solicitations that allows other public agencies to purchase from Chehalis' contracts, provided that other agencies provide similar rights and reciprocal privileges to the City of Chehalis.

The City Council must approve all Intergovernmental Cooperative Purchasing Agreements.

E. Pollution Control Facilities

Chapter 70.95A RCW, relating to pollution control facilities and enacted in 1973, may offer an

important exception to bidding requirements. The term "facility" is defined to mean "any land, building, structure, machinery, system, fixture, appurtenance, equipment or any combination thereof . . . which is used or to be used . . . in furtherance of the purpose of abating, controlling, or preventing pollution." "Pollution" is defined broadly to include water pollution, land pollution, solid waste disposal, thermal pollution, radiation contamination, or noise pollution. To exercise this exemption, the Project Manager must receive a written certification from the Department of Ecology, or applicable regulating agency, that the project is designed to abate, control, and/or prevent pollution.

F. Neighborhood "Self-Help" Projects (RCW 35.21.278)

The City may contract with certain groups to do neighborhood improvement projects without regard to the competitive bidding laws. These groups include chambers of commerce, service organizations, community, youth, or athletic associations, or other similar associations located in and providing service to the immediate neighborhood. The contracting association may make park and recreation improvements, install equipment and artwork, and provide maintenance services while being reimbursed by the City for its expenses. The consideration received by the City (the improvements, artwork, etc.) must be at least equal to three times the City's payment to the association. All payments made by the City under the authority of this section for all such contracts in any one year shall not exceed twenty-five thousand dollars (\$25,000) or two dollars (\$2) per resident within the boundaries of the City, whichever is greater.

G. State or County Construction or Repair of Streets (RCW 47.24.050)

By passing a resolution, the City Council may authorize Lewis County to construct, repair, or maintain a city street. The City pays the "actual cost" of the work, with the payment being deposited in the county road fund. The state Department of Transportation may also provide engineering assistance road projects or do the actual construction. The state is reimbursed from the City's share of the motor vehicle excise tax in the motor vehicle fund. Such agreements with the county or the state do not require competitive bids.

XV. ADDITIONAL/SPECIAL CONSIDERATIONS

When contracting anybody to do anything for the City, there are three main requirements that need to be met.

A. Certificates of Insurance

The contractor or consultant must furnish the City with a Certificate of Insurance, naming the City of Chehalis as primary and noncontributory **additional insureds with an additional attached endorsement.** Insurance requirements are determined by the City Attorney.

B. Washington State Contractor's License

It is unlawful for the City to hire *anyone* to perform public work on our property that does not have a valid State of Washington Contractor's License. If someone is not properly licensed, DO NOT HIRE THEM. You may look up a contractor to determine if they have a valid Contractor's License at:

- Department of Labor and Industries
- Department of Revenue

C. City of Chehalis Business License

A City of Chehalis business license is required consistent with City of Chehalis Municipal Code (<u>CMC</u> <u>5.04.020</u>). You may look up business licenses on the <u>Department of Revenue website</u>.

XVI. DISPOSAL OF SURPLUS PROPERTY

The City has a separate policy for the disposal of surplus property. Refer to the <u>Fixed Asset</u> <u>Policies and Procedure</u> and the <u>Guidelines for Surplus</u> for more information.

XVII. TRADE-INS

Trade-Ins are allowed on new purchases if approved by Legal and Finance in advance. Trade-Ins must be negotiated, documented at "Fair Market Value" by the Project Manager, and declared surplus ahead of time. Fair Market Value can be obtained by finding comparable units that have been sold at online auctions, e.g. <u>www.publicsurplus.com</u>, <u>www.ebay.com</u>, <u>www.rockanddirt.com</u>, <u>www.ironplanet.com</u> or other online sources such as <u>Edmunds.com</u>, <u>Kelley Blue Book</u>, or <u>NADA</u>. <u>www.govdeals.com</u> is a good place to find auction results for comparable.

Trade-Ins may also be requested ahead of time in the Bid Specifications as a "Guaranteed Buy Back". Work with Legal if you would like to consider this option.

XVIII. SALES TAX AND USE TAX

A. Sales Tax

The City of Chehalis is not sales tax exempt. State law defines which activities are subject to the retail sales tax. Generally, all sales of tangible personal property to consumers for their own use are considered retail sales, as well as a variety of services.

Sales tax is "destination based" for shipped or delivered merchandise and is collected based on the location where the buyer receives or takes possession of the merchandise.

- Destination based tax does not apply to the sales of motor vehicles, trailers, semitrailers, aircraft, watercraft, modular homes, manufactured and mobile homes, towing services, and florists. Sales tax is based on the seller's location even if the seller delivers the items to customers.
- Sales tax on services are coded to the location where they are performed.
- Over the counter (in person) sales are based on the location of the sale.

To look up tax rates, visit the Washington State Department of Revenue (DOR) website.

B. Use Tax

Use tax is a tax on goods and certain services that are paid to the state when sales tax is owed but was not collected by the seller. For example, if the seller should have collected sales tax on the sale, or sales tax is owed because the seller is out of state and does not collect Washington sales tax, the City still owes the tax and pays it to the state in the form of use tax. Use tax is destination based.

Use tax is due if:

- Goods are purchased in another state that does not have a sales tax or a state with a sales tax lower than Washington's. For example, items purchased from a business in Oregon to be used in Washington are subject to use tax.
- Goods are purchased from someone who is not authorized to collect sales tax. For example, purchases of furniture from an individual through a newspaper classified ad or a purchase of artwork from an individual collector.
- Goods are purchased out of state by subscription, through the Internet, or from a mail order catalog company. Some of these companies collect Washington's sales tax, but if the company from which you order does not, the City still must pay use tax.
- Personal property is acquired with the purchase of real property.

XIX. FREIGHT

A. Shipping Terms

Whenever you are purchasing an item that will incur freight charges, always request that it be shipped Freight-On-Board (FOB) Destination, Freight Prepaid. What this means is that the vendor you ordered the merchandise from owns it until it reaches your door and there won't be a separate invoice for freight. If anything should happen to the merchandise during shipping, the vendor (not the City) is responsible for filing the claims with the



carrier. FOB determines at what point the ownership transfers. If an item is FOB origin, the City owns the merchandise from the point of shipping while it is in transit.

Freight prepaid or collect refers to who is responsible for paying shipping charges - the city or the seller.

B. Receiving Freight

It is the responsibility of the individual who signs for the carrier's delivery receipt to properly receive all cartons they are signing for. Anyone who accepts and signs for receipt of goods, acknowledges that the item was received and accepted as delivered.

Get what you sign for

- 1. Confirm the package or carton is being delivered to the proper location.
- 2. Verify the number of cartons, crates or pieces is correct according to quantities on the packing slip.
- 3. Open packages and verify order is correct.

Damaged Cartons

Any person receiving freight must make a notation on the carrier's delivery receipt of apparent damage to packages. State the specific type of damage on the delivery receipt and obtain the driver's signature (not just initials) on your copy of the receipt.

Concealed Damage

If the shipment of goods received showed no sign of damage upon receipt, but damage to the contents is found upon opening, concealed damage exists.

- 1. Call the carrier immediately upon discovery of the damage and request an inspection. Notate the date and the person contacted.
- 2. Notify the vendor to file a claim.
- 3. All shipping cartons should be retained for inspection on any damage.
- 4. When making a request for an inspection, advise the carrier whenever possible what the value of the damaged goods is. If the value is less than \$50.00, most carriers will frequently waive inspection. Indicate the person contacted on the claim form.
- 5. When an inspection is made, specific damages should be notated by both parties and signed by both on the inspection report. Send the report to the vendor and keep a copy for the city records.

XX. PAYMENTS

Inform all vendors to send invoice(s) to:

City of Chehalis Accounts Payable 1321 S. Market Blvd Chehalis, WA 98532-3619

All questions regarding payments should be directed to the city Accounts Payable office at: 360-345-3223 or by email to croberts@ci.chehalisa.wa.us

Invoices related to contracts are reviewed and approved by Project Manager

The City of Chehalis offers EFT/ACH deposit for remittances. If a vendor would like to apply they need to complete the Vendor EFT/ACH Enrollment Form which can be obtained from the Finance Department and return it to the City of Chehalis Accounts Payable.

Accounts payable checks are paid on the 15th and the last working day of each month.

XXI. APPENDICES

A. Glossary

Bid

The executed document submitted by a bidder in response to an invitation to bid (ITB), a request for proposals, or a request for quotations.

Bid Bond

A bond or deposit submitted with a bid, for a sum not less than 5% of the bid amount (including sales tax). Designed to help ensure that a bid has been made in good faith and that the bidder will enter into a contract if a bid is accepted.

Bidder

A person or legal entity who submits a bid in response to a solicitation.

Change Order

Work that is added or removed from the original scope of work, as agreed upon in the contract signed by City and contractor before work began. As the work proceeds, either the city or the contractor decides a change is needed to be made to accommodate unforeseen factors. Change orders can be agreed to by the Project Manager but does not obligate any party until a contract modification is fully executed.

Contract

A verbal or written, legally binding mutual promise between two or more parties.

Contract Modification

Written modification to a contract (sometimes called an amendment). A modification may include one or more change orders and must be fully executed by both parties before it obligates the contractor to render services, or the city to pay for services rendered, in excess to the original contract.

Final Acceptance

Final acceptance occurs when the City formally accepts the work as complete, and it starts the clock for releasing retainage held on the contract. The Notice of Final Acceptance cannot be issued until all requirements of the contract have been met including, but not limited to:

- Intents to Pay Prevailing Wages for the contractor and any subcontractors have been approved by the Department of Labor and Industries
- Final invoice for the project received by the city
- The Project Manager has determined the contractor has completed the required deliveries or performed the required services
- All as-builts have been received by the city

Fully Executed

A document is fully executed when all parties have agreed to the terms and conditions by

signing and dating the document and initialing any changes.

Notice of Completion

After final acceptance of any public works project over \$35,000, a public agency must file a Notice of Completion with the Department of Revenue (DOR), Department of Labor and Industries (L&I), and Employment Security Department (ESD) (RCW 60.28.051). Each state agency must approve the Notice of Completion separately, at which point each agency will send a certificate of release certifying that all applicable taxes, premiums, and penalties have been paid. If DOR, L&I, or ESD report that there are unpaid taxes or fees, the agency must pay the missing amount to the state within 10 days and subtract it from the retainage (RCW 60.28.060).

Request for Proposal (RFP)

All documents, whether attached or incorporated by reference, utilized for soliciting competitive proposals. The RFP procedure permits negotiation of proposals and prices, as distinguished from competitive bidding and a notice inviting bids. The procedure allows changes to be made after proposals are opened and contemplates that the nature of the proposals and/or prices offered will be negotiated prior to award.

Request for Quotation/Qualification (RFQ)

A document generally used for obtaining a summary of qualifications from prospective providers of professional services.

Payment Bonds

The purpose of a payment bond is to guarantee that the Contractor shall "pay all laborers, mechanics and sub-contractors."

Performance Bonds

The purpose of a performance bond is to guarantee that the Contractor shall "faithfully perform all provisions of the contract."

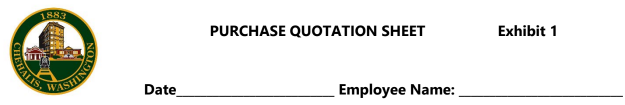
Sealed Bid

A bid which has been submitted in a sealed envelope to prevent its contents from being revealed before the deadline for the submission of all bids.

Specifications

A description of what the purchaser seeks to buy or accomplish - and consequently what a bidder must be responsive to in order to be considered for award of a contract. May be a description of the physical or functional characteristics, or the nature of a supply or service. May also include a description of any requirements for inspecting, testing, or preparing a supply or service item for delivery.

B. Purchase Quotation Sheet



Purchases from \$2,501 to \$15,000 require three (3) quotations which will become a part of the purchase request. Purchases between \$2,501 to \$7,499 requires three (3) verbal quotes and \$7,500-\$15,000 requires three (3) written quotes.

Description of Item:		

Business	Quote:
Name:	
Contact:	Sales Tax:
Phone	TOTAL
Number:	

Business Name:	Quote:
Contact:	Sales Tax:
Phone Number:	TOTAL

Business	Quote:
Name:	
Contact:	Sales Tax:
Phone	TOTAL
Number:	

C. Sole Source Justification Form



Sole Source Justification Form <u>Exhibit 2</u>

For purchase of products, supplies or routine services (not for Public Works)

This form is required with all requests for a sole source determination or exception of purchasing procedures for the procurement of any equipment, supplies or services.

The justifications should clearly indicate why the legally mandated competitive process required for the procurement is not practicable or possible or is not in the best interests of the City. Letters from the manufacturer of the goods or providers of the service are not, by themselves, adequate justification. The form must be complete with any attachments and must be signed by the department head.

<u>Sole Source Purchases - Purchases that are clearly and legitimately limited to a single source of</u> <u>Supply: RCW 39.04.280(2)(a)</u>

A "sole source" is characterized as meeting one or more of the following standards: (a) the City department has conducted a process whereby it can justify purchase of a specific product; (b) the City requires legitimate specifications to which only one vendor can successfully respond; or (c) the product is available only through one manufacturer (or distributor) and the manufacturer so certifies.

If, after conducting a good faith review of available resources, the requesting department manager/director determines that there is only one source of the required materials, supplies, or equipment, a purchase contract may be awarded without complying with established bid requirements.

The requesting department manager/director must submit a written request for sole source procurement to the Finance Manager for review. The vendor must also certify in writing that the City is getting the lowest offered price.

To engage in sole source bidding, the City Council must pass a resolution that states, "the purchase is clearly and legitimately limited to a single source or supply."

Describe the item and its function:

Proposed Vendor:	
Vendor's Address:	
Vendor Contact (Name and Phone number)	
Estimated Cost:	
Describe Warranty (if applicable):	
Describe Installation (if applicable):	

The following section is to explain why only this particular brand, product or service is suitable. Check the boxes and attach detail to make the business case for the product and service you consider to be sole source. Document a convincing case based on one or more of the following reasons, to clearly explain why it is not possible to use an alternate. This should also rely upon the time and expense of training a new vendor to take over the contract duties, because the bid selection process will have proper ways of factoring that element into the award decision.

- [] Proprietary. The item is licensed, patented, or copyrighted with only vendor. Why is this particular licensed or patented product the only one suitable for your purpose?
- [] Comparability: The purchase is for replacement parts or components of existing equipment, inventory, systems, data, programs, or services. Provide the business case for the standard and attach a copy of the standard if it is written.
- [] Authorized Service Provider, Repair and/or Warranty Services: The Vendor is either a factory authorized warranty service provider or else that particular Vendor is required for Warranty services according to the conditions of a current City Contract. The purchase is for technical service in connection with the assembly installation or servicing of equipment of a technical or specialized nature.
- [] Continuation of work. We now require additional work, additional item or additional service, but we did not know it would be needed when the original order was placed.
- [] Unique design: Requires unique features that are essential aesthetic requirements, or not practical to match to the existing design or equipment, such as artwork. Describe.
- [] Special Bargain: This might include a surplus item, an auction sale, used equipment, returned "open box" purchase, or other similar one-time bargains. Describe.
- [] Delivery Date: Only one supplier can meet required delivery date. Explain why this delivery date is essential. This can only be used in limit3ed circumstances, for delivery deadlines that are the result of an unanticipated situation, and not a circumstance that could have been reasonably anticipated or averted by advance City planning.
- [] Project or Research Continuity: Product, systems, services, or data must comply with an ongoing project, research, data, testing or analysis without a compromise in the integrity of the project. Also, this should be a situation that cannot be replicated by another company because there is a legal or physical obstruction to disclosing the project information to allow another company the opportunity to replicate. Examples include situations where a company has legal and/or proprietary rights to customization such as software code, or to data; or testing or data is collected through a unique measuring instrument that cannot be accurately duplicated and offered by another vendor.
- [] Requirement by Funding Source: Lender, grantor (such as Federal Government) or other provider of funds requires the specific product, service, or system. Attach a copy of the document that clearly shows such a requirement is imposed by the funding source.
- [] Legal Monopoly: Only one supplier, such as electricity, water, or sewage.
- [] Other. Describe

Why is this the only company that can provide the sole source project or service? The previous section explains why a particular product, manufacturer or service is necessary. The section below discusses why the company you request is the only available company.

- 1. What necessary features does this vendor provide which are not available from other vendors? Be specific.
- 2. What steps were taken to verity that these features are not available elsewhere?
 - □ Other brands/manufacturers were examined (list phone numbers and names, and explain why these were not suitable)
 - Other vendors were contacted (list phone numbers and names, and explain why these were not suitable)
 - □ Other (please explain)
- 3. Will this purchase obligate the City to a particular vendor for future purchases? Either in terms of maintenance that only this vendor will be able to perform and/or if we purchase this item, will the City need more "like" items in the future to match this one?
- 4. Explain why the price for this purchase or service is considered to be fair and reasonable and what efforts were made to the best possible price for the taxpayers' dollars?
- 5. Explain the consequence(s) to the City or Public, including a dollar amount estimate of the financial impact, if this justification is not approved.

I certified that my department's recommendation for sole source is based upon an objective review of the good/service being required and appears to be in the best interest of the City. I know of no conflict of interest on my part or personal involvement in any way with this request. No gratuities, favor, or compromising action have been taken place. Neither has my personal familiarity with particular brands, types of equipment, materials or firms been a deciding influence on my request to sole source this purchase when there are other known suppliers to exist.

Signed: Requester	Date
Signed: Department Director or Designee	Date
Reviewed by: Finance Director or Designee	Date
Approved by: City Manager	Date

D. Check List for Small Public Works Projects



Exhibit 3 Check List for Small Public Works Projects \$350,000 or Less

(This Check List should be used (in sequential order) for all public work excluding ordinary maintenance items)

Project Name: _____ Start Date: _____

Develop specification and/or scope of work in compliance with standards specifications manual; include prevailing wage, performance and payment bonds, E-Verification, and retainage requirements

Send specifications and scope of work to at least five (5) contractors listed on the Small Works Roster for projects over \$49,999; and to at least three (3) contractors for projects under \$50,000.

Contractor Name	Phone	Email	Date Contacted	Date Received	Bid Amount

Document all responses, even non-responses, with date contacted and date received; allow 7 to 14 days for response time for projects over \$49,999

Award Project to the lowest responsible bidder:

Notify all contractors that were not selected of bid results for projects over \$49,999

Draft Contracts in compliance with standards specifications manual; include prevailing wage, performance bonds, E-Verification, and retainage requirements

Have City Manager execute contract agreements

Obtain L&I Intent to Pay Prevailing Wages Form from Contractor; Alternate process may be used for projects under \$2,500 (Combined Intent & Affidavit Form)

Obtain Performance Bond (For projects under \$150,000, 10% retainage can be used in lieu of Performance and Payment Bond at the contractor's request and approved by the City Attorney)
Obtain Certificate of Liability Insurance from Contractor
Verify Contractor has obtained all applicable and required permits
Issue Notice to Proceed
Inspect work and materials to ensure it has been completed per the specifications and scope of work
Obtain invoice to include sales tax
Process invoice for payment and prepare retainage voucher Retainage is 5% (10% if no Performance Bond was obtained for projects under \$150,000)
Send Notice of Completion to Department of Revenue for projects over \$35,000
Obtain L&I Affidavit of wages paid from contractor, or off of the L&I website
Obtain Department of Revenue Payment of Excise Taxes by Public Works Contractor (Projects over \$35,000)
Obtain Employment Security Department Certificate of Payment of Contributions, Penalties, and interest on public work contracts over \$35,000
Obtain L&I release for payment on workers' comp. insurance premiums on projects over \$35,000
Release and pay retainage
Close and file project per the Washington Secretary of State Records Retention Manual

E. Contract Agreement (all Public Works Contracts)

Exhibit 4

CONTRACT AGREEMENT

consideration of the mutual covenants hereinafter set forth, agree as follows:

Article 1. WORK.

CONTRACTOR shall complete all Work as specified or indicated. The Work is generally described as follows:

Article 2. PREVAILING WAGE REQUIREMENT.

This is a public works project and requires that prevailing wage be paid as governed by Chapter 39.12 RCW – Prevailing Wages on Public Works, regardless of the contract amount.

Each individual contractor and subcontractor on a public works project must individually file a "Statement of Intent to Pay Prevailing Wages and an Affidavit of Wages Paid" with the Washington State Department of Labor and Industries for each contract. **CONTRACTOR** and subcontractor must provide **OWNER** with compliance documentation.

Article 3. CONTRACT AGREEMENT PRICE.

OWNER shall pay **CONTRACTOR** for completion of the Work in accordance with the Contract Agreement equal to the amounts determined:

Bid/Quote Amount	\$ 	
Sales Tax		
TOTAL	\$ 	
		CONTRACTOR ACCEPTANCE
	By: Title:	
	Date:	
	Dutt	CITY OF CHEHALIS
	By:	
	Title:	City Manager
	Date:	

F. Quick Reference Guide to Public Works Contracting

Quick Reference Guide to Public Works Contracting

Competitively Bid Public Work Projects **

- Over \$350,000 (But can be for smaller projects) *Note RCW (1 craft \$75.5K+; 2+ craft \$116,155+, unless using small works roster process)
- Formal Advertisement Required (13 days before bid opening)
- Bid Bonds Required
- Sealed Bids Required
- Public Bid Opening Required
- Formal Award Required
- Performance and Payment Bonds Required (RCW: may be waived with 10% retainage if \$150K or less)
- Retainage Required (RWC: 5%, or 10% with Bond Wavier if \$150K or less)
- Payment of Prevailing Wages Required

Small Works Roster Projects **

- \$350,000 or less
- No Advertisement Required, Just Notice to Appropriate Contractors on the Small Works Roster
- Bid Bonds Optional
- Electronic, Faxed or Telephone Quotes Allowed
- Informal Quote Opening(s)
- Award Can Be Delegated
- Performance and Payment Bonds Required (RWC: can be waived if \$150,000 or less with 10% retainage)
- Retainage Required (RCW: 5%, or 10% with Bond Waiver if \$150K or less)
- Payment of Prevailing Wages Required

Limited Public Work Projects (Using Small Works Roster) **

- Under \$50,000
- No Advertisement Required, Just Notice to Appropriate Contractors on the Small Works Roster
- Bid Bonds Optional
- Electronic, Faxed or Telephone Quotes Allowed
- Informal Quote Opening(s)
- Award Can Be Delegated
- Performance and Payment Bonds Can Be Waived, with 10% retainage.
- Payment of Prevailing Wages Required

Emergency Contracts

- Under RCW 39.04.280(1) (But Read Parts 2 & 3)
- No Advertisement Required
- Bid Bonds are Impractical
- Electronic, Faxed, or Telephone Quotes Allowed
- Informal Quote Opening(s)
- Award Can be Delegated
- Performance and Payment Bonds Can Be Waived, But Not Recommended
- Retainage May Be Waived.
- Payment of Prevailing Wages Required

Professional Services Contracts

• No Competitive Bid Required – See page30 of Procurement Policy for requirements and selection process

Architectural & Engineering Services Contracts

 Advertisement to Request Qualifications Required – See Page 28--29 of Procurement Policy for requirements and selection process**

G. Check List for Inter-Governmental Cooperative Purchase and "Piggybacking" (Exhibit 6)

This resource was developed by the Center for Government Innovation of the Office of the Washington State Auditor. You may send questions, comments, or suggestions to **Center@sao.wa.gov**.

Checklist item	Yes/no
1. Have you evaluated all procurement options and determined piggybacking is the best viable option for the procurement?	
2. Have you obtained and reviewed for the original bid award?	
2a. Did the awarding entity handle the procurement process itself? (You cannot piggyback on a contract that is already a piggyback on another.)	
2b. Does the solicitation and contract allow for others to use the bid award (i.e., contain an assignability clause)?	
2c. Does it include the goods or service sought?	
2d. Is the contract active and will it be open for the period desired (including renewal options), and is the option for piggybacking valid, if applicable?	
2e. Do the quality, specifications or deliverables meet expectations?	
2f. Have you evaluated the effect of or drawback to any changes or options it would like but that this procurement method would not provide for?	<u>></u> ,
2g. Is the price reasonable when compared to a cost or price analysis?	
3. Does the City qualify to piggyback on this contract and not have to comply with the City's own bidding requirements	e
3a. Is the awarding entity considered a "public agency" under RCW 39.04.020?	
3b. Did the public agency follow its own bid requirements and complete a proper evaluation of bids?	
3c. Was the notice of bid or solicitation posted on a website of a public agency, purchasing cooperative or similar service provider website, for purposes of posting public notice of bid or proposal solicitations; or was an access link provided on the state's web portal to the notice?	
3d. Was documentation obtained to support that the bid process and various requirements were met? Retain records for your files.	
3e. Are you planning to use federal funds? If using federal funding, you must demonstrate the bid met the most restrictive of your state, local or federal bid requirements. See the federal section below for more details.	

4. If the City does not qualify under step 3 above, have you evaluated whether the bid meets the City's requirements?	
4a. Did the awarding entity follow its own bid requirements and complete a proper evaluation of bids?	
4b. Was the bid advertised in accordance with the awarding entity's requirements and notice posted on its website?	
4c. Does the bid award also adhere to the City of Chehalis's procurement requirements?	L
4d. Was documentation obtained to support the bid process and various requirements were met? Keep records for your fi les.	
5. If using federal funds, did you ensure all federal procurement requirements are adhered to?	
5a. Does the awarding entity's procurement process comply with the most restrictive of the Washington state's, City of Chehalis', or federal procurement requirements?	
5b. Did you ensure compliance with suspension and debarment requirements before entering into a contract with the vendor (do not rely on the awarding entity)?	
5c. Did you consider any specific guidance the federal agency might have, including contacting your grantor if needed?	L
5d. Does your draft or proposed contract with the vendor include required contract language such as for the Davis Bacon Act/prevailing wages?	
6. Did the City enter into an interlocal agreement or contract with the awarding entity after completing the steps above?	
6a. Did you ensure any interlocal agreement meets legal requirements under <u>RCW</u> <u>39.34.030</u> ?	
6b. Does the City have an active contract with the awarding agency for using a cooperative?	
6c. If relying on a membership agreement in place of an interlocal agreement, did you ensure it met applicable requirements?	

H. Matrix of Contract Requirements

Yes = Required; No = Optional	Estimated Cost	Quotes	Formal Bids	City Manager Approval	Council Approval	Advertisement & Formal Bid Opening	Bid Bond	Performance / Payment Bonds	Retainage	Intents & Affidavits	Notice of Final Acceptance	Notice of Completion
	Public Works											
Single Trade or	\$0-\$75,500	1+ verbal (if under \$15K), 3 Written if \$15K+	No	lf \$15K & Over	lf \$40K+	No	No	Yes, or Waiver with 10% Retainage	5% or 10% with Bonds Waiver	Under \$2,500 use the no-fee Combined Form; \$2,500+ Yes	Yes	lf \$35K+
Craft	\$75,501+	Not Allowed	Yes	Yes	Yes	Yes - 13 Days Before Bid Opening	Yes, 5% of Bid	Yes, or Waiver with 10% Retainage if \$150K or less	5%, or 10% with Bonds Waiver if \$150K or less	Yes	Yes	Yes
Multi Trade or	\$0-\$116,155	1+ verbal (if under \$15K), 3 Written if \$15K+	No	lf \$15K & Over	If \$40K+	No	No	Yes, or Waiver with 10% Retainage	5% or 10% with Bonds Waiver	Under \$2,500 use the no-fee Combined Form: \$2,500+ Yes	Yes	lf \$35K+
Craft	\$116,156+	Not Allowed	Yes	Yes	Yes	Yes - 13 Days Before Bid Opening	Yes, 5% of Bid	Yes, or Waiver with 10% Retainage if \$150K or less	5%, or 10% with Bonds Waiver if \$150K or less	Yes	Yes	Yes
	\$0-49,999	Minimun of 3 quotes requested	No	lf \$15K & Over	If \$40K+	No	No	Yes, or Waiver with 10% Retainage if \$150K or less	5% or 10% with Bonds Waiver	Yes	Yes	lf \$35K+
Using MRSC Small Works Roster	\$50,000-\$249,999	On All Roster list or 5+ requested	No	Yes	Yes	No	No	Yes, or Waiver with 10% Retainage if \$150K or less	5%, or 10% with Bonds Waiver if \$150K or less	Yes	Yes	Yes
	\$250,000-\$350,000	5+, must notify all contractors on the roster list	No	Yes	Yes	No	No	Yes	5%	Yes	Yes	Yes
	Over \$350,000	Can't use SWR - See bid requi	rement abo	r								
			Ν	/laterials, Su	upplies, Ed	quipment (Unrelated to	o Public W	ork/Construction, Services	, A/E)			
	\$0-\$2,500	1+	No	No	No	No	No	No	No	No	No	No
	\$2,501-\$7,499	3+	No	No	No	No	No	No	No	No	No	No
	\$7,500+	Not Allowed	Yes	lf \$15K+	If \$40K+	Yes, No Min # of Days	No	No	No	No	No	No
	\$0-\$15,000	3+	No	No	No	No	No	No	No	No	No	No
MRSC Vendor List	Over \$15,000	Can't use Vendor List - See bi	d requireme	ents above								•
						Personal Services	(Consult	ants)				
May Use MRSC Consultant	Any Amount	1+	No	lf \$15K+	If \$40K+	No	No	No	No	No	No	No
						Purchased S						
	Any Amount	1+	No	lf \$15K+	If \$40K+	No	No	No	No	Possibly*	No	No
* Janitorial Service	contracts require	& A. Must receive an Intent b	efore the fi	rst payment a					act period.			
	Any Amount	Both a RFQ and RFP Required - No Quotes or Bids Allowed	No	lf \$15K+		hitectural and Engine Yes, No Min # of Days	No	E) Services No	No	No	No	No
May Use MRSC Consultant Roaster	Any Amount	RFP Required - No Quotes or Bids Allowed	No	lf \$15K+	lf \$40K+	No	No	No	No	No	No	No

City of Chehalis Contract Requirements (Revised 1/9/2023)

NOTE: All Contracts and Agreements must be excuted by the City Manager