

INVITATION TO TENDER ("ITT") No. PS09139

SUPPLY AND DELIVERY OF TWO (2) IBM SERVERS AND ORACLE LICENSES

Tenders will be received in the Purchasing Services Office, 3rd Floor, Suite #320, East Tower, 555 West 12th Avenue, Vancouver, British Columbia, Canada, V5Z 3X7 prior to the Closing Time: 3:00:00 P.M. Vancouver Time (as defined in Note 2 below), Tuesday, August 18, 2009 and opened publicly at 11:00:00 A.M. Wednesday, August 19, 2009.

NOTES:

- 1. Tenders are to be in sealed envelopes or packages marked with the Tenderer's Name, the ITT Title and Number.
- 2. The Closing Time and Vancouver Time will be conclusively deemed to be the time shown on the clock used by the City's Purchasing Services Office for this purpose.
- 3. The City's Purchasing Services Office is open on Business Days 8:30 A.M. to 4:30 P.M. Vancouver Time and closed Saturdays, Sundays, and holidays.
- 4. DO NOT SUBMIT BY FAX

All queries related to this ITT shall be submitted in writing to the attention of:

Alison Hall, Contracting Specialist

Fax: 604.873.7057 E-mail: purchasing@vancouver.ca

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NOTE: The definitions set out in Section 1.0 of Part B - General Conditions apply throughout this ITT, including this Part A of this ITT, except where otherwise expressly stipulated or the context otherwise requires.

1.0 Description of Requirement

- 1.1 Tenders are invited for the supply and delivery of two (2) identical IBM pSeries 550 servers, as well as one (1) Oracle license. In addition an upgrade to an existing Oracle license is required for the City's geographic information systems (GIS) environment, as set out herein, for the City.
- 1.2 Tenderers may submit a Tender for only the servers, only the Oracle licenses or a combination of both.
- 1.3 Key dates to be noted are:

Event	Dates		
Release of ITT	July 28 , 2009		
Deadline for Enquiries	August 5 , 2009		
ITT Closing	August 18 , 2009		

2.0 Contract Term

2.1 The term of Contract shall be for the period of supply and support which is three (3) years from the date of purchase. The option to extend the Contract is subject to agreement between the Contractor and the City.

3.0 Pricing

- Pricing shall be held firm for the sixty (60) business days from the closing time and date shown on the title page of this ITT (the "Closing Time").
- 3.2 Prices quoted will be (in Canadian currency and exclusive of all taxes), F.O.B. destination to the site(s) named herein, with all freight, unloading at destination, import duties, brokerage, royalties, handling, overhead, profit and all other costs included.

4.0 Inquiries and Clarifications

4.1 It is the responsibility of the Tenderer to thoroughly examine these documents and satisfy itself as to the full requirements of this ITT. Inquiries are to be in written form only, faxed or e-mailed to the contact person shown on the cover page. If required, an addendum will be issued to all Tenderers.

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5.0 Conduct of the Contract

5.1 The Manager of Supply Management shall have conduct of the ITT and the Contract.

6.0 Inspection of Site

6.1 Where applicable, Tenderers shall inspect the Work Site(s) and make allowances in its Tender for such conditions as in the sole opinion of the Tenderer are warranted. The City makes no representation or warranties as to the condition of the sites. No consideration will be given for extras resulting from conditions that would have been evident during a routine site visit.

7.0 Submission of Tender

- 7.1 The response to this ITT with all accompanying schedules, appendices or addenda submitted by the Tenderer will be received up to the Closing Time on the date and in the place shown on the title page of this ITT. The Tender shall be submitted on the forms provided in a sealed envelope or package, marked with the Tenderer's name and the ITT title and number.
- 7.2 Tenders received after the Closing Time or in locations other than the address indicated, will not be accepted and will be returned. The City may elect to extend the Closing Time.
- 7.3 The Tenderer shall submit total three (3) copies and one (1) soft copy on CD format of its Tender on the form provided (Part E Tender Form and Appendix 2) in accordance with the instructions stated herein.
- 7.4 The City's language used in its procurement documents and the responses thereto shall be English.
- 7.5 The Tenderer must enter its corporate or legal business name on the final page of the Tender Form. The Tender Form must be signed in the place provided by an officer or employee having authority to bind the Tenderer to the terms and conditions of this ITT. All other pages of the Tender Form must be initialled by the authorized signatory in the spaces provided.
- 7.6 Amendments to a Tender may be submitted if delivered in writing prior to the Closing Time in a sealed envelope or package, marked with the Tenderer's name and the ITT title and number.
- 7.7 Tenders may be withdrawn by written notice only, provided such notice is received at the office of the City Clerk prior to Closing Time.
- 7.8 All costs associated with the preparation and submission of the Tender, including any costs incurred by the Tenderer after the Closing Time, will be borne solely by the Tenderer.
- 7.9 By submitting a Tender, the Tenderer acknowledges and agrees that the liability of the City in connection with the ITT, the conduct or outcome of the ITT, all related

processes, decisions and procedures, and any and all duties and obligations in connection with all of the foregoing, is limited in the aggregate to the maximum of \$1,000 (for any and all claims by the Tenderer combined with any and all claims of all other Tenderers and any and all other claimants in connection with the ITT), and that if payment is made by the City into Court (or into trust, for the benefit of all Tenderers and other such claimants, with a law firm reasonably selected for the purpose) of the said sum of \$1,000, then:

- a) that will be sufficient to fully release and discharge the City from all further liability; and
- b) the Tenderer will, upon the request from time to time of the City, execute and deliver a release (in such form as the requesting party may reasonably prescribe).

8.0 Bid and Performance Security - Intentionally Omitted

9.0 Conflict of Interest

9.1 By submitting a Tender, the Tenderer warrants that neither it nor any of its officers or directors, or any employee with authority to bind the Tenderer, has any financial or personal relationship or affiliation with any elected official or employee of the City or their immediate families which might in any way be seen by the City to create a conflict.

10.0 Evaluation of Tenders

- 10.1 Tenders will be evaluated on the basis of the overall best value to the City based on quality, service, price and any other criteria set out herein including, but not limited to:
 - a) the Tenderer's ability to meet the Requirements, qualifications and competencies set out herein;
 - b) availability of parts;
 - c) ability to meet delivery date;
 - d) ease of operations;
 - e) financial offer including but not limited to prices, operating and maintenance costs, warranty, and any life cycle considerations;
 - the Tenderer's business and technical reputation and capabilities; experience and where applicable, the experience of its personnel; financial stability; track record; and references of current and former customers;
 - g) equipment quality, age and condition; and
 - h) any other criteria set out in the ITT or otherwise reasonably considered relevant.

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- The City may elect to short list some of the Tenderers and require short listed Tenderers to provide additional information or details, including making a presentation, supplying samples, demonstrations, and/or additional technical literature. Samples of items, when required, must be submitted within the time specified and at no expense to the City. If not destroyed in testing, they will be returned at the Tenderer's request and expense.
- 10.3 Prior to Contract award, the Tenderer may be required to demonstrate financial stability. Should the City so request, the Tenderer will be required to provide annual financial reports or a set of financial statements prepared by an accountant and covering the last two (2) fiscal years.
- The City may, prior to Contract award, negotiate changes to the scope of the Work, the materials, the Specifications or any conditions with any one or more of the Tenderers without having any duty or obligation to advise any other Tenderers or to allow them to vary their prices as a result of changes to the scope of Work, the materials, the Specifications, or any conditions, and the City shall have no liability to any other Tenderer as a result of such negotiations or modifications.
- 10.5 All sub-contractors of the Tenderer will be subject to the same evaluation process. It is the responsibility of the Tenderer to guarantee that all its sub-contractors will comply with all the Requirements and terms and conditions set out herein.
- 10.6 Preference may be given to Tenders offering environmentally beneficial products or services.

11.0 Solicitation

11.1 If any director, officer, employee, agent or other representative of a Tenderer makes any representation or solicitation to any officer, employee, agent or elected official of the City with respect to the Tender, whether before or after the submission of its Tender, the City shall be entitled to reject or not accept such Tender.

12.0 Acceptance and Rejection of Tenders

- 12.1 Notwithstanding any other provision in the ITT documents, the City has in its sole discretion, the unfettered right to:
 - a) accept any Tender;
 - b) reject any Tender;
 - c) reject all Tenders;
 - d) accept a Tender which is not the lowest Tender;
 - e) accept a Tender that deviates from the Requirements, Specifications or the conditions specified in this ITT;
 - f) reject a Tender even if it is the only Tender received by the City;
 - g) accept all or any part of a Tender; and

- h) split the Requirements between one or more Tenderers.
- 12.2 All Tenders shall be irrevocable and remain open for acceptance for at least sixty (60) days after the Closing Time, whether or not another Tender has been accepted.
- 12.3 Any deviations from the Requirements, Specifications or the conditions specified in this ITT, must be clearly stated in the Tender. The City will be the sole judge as to what constitutes an acceptable Tender deviation. If no deviations are indicated in the Tender, the City will be entitled to interpret that the Tenderer offers to perform in full compliance of the Requirements, Specifications and conditions stated herein.
- The City may waive any non-compliance with the ITT, the Requirements, the Specifications, or any conditions, including the timing of delivery of anything required by this ITT and may elect to retain for consideration Tenders which are non-conforming, which do not contain the content or form required by the ITT or which have not complied with the process for submission set out herein.

13.0 Award of Contract

- 13.1 Award of a Contract is contingent on funds being approved and the contract award being made by City Council, if applicable.
- 13.2 The City will notify the successful Tenderer(s) in writing that it has been awarded the Contract.
- 13.3 The purchase order terms and conditions, excluding the provision titled "The City's Offer", will apply unless otherwise agreed in writing by the City.
- 13.4 The purchase order, the Tender, the ITT and such other documents including all amendments or addenda, shall form the basis for the Contract between the Contractor and the City. In the event of a conflict between any of the Contract Documents, the following documents will take precedence and govern over each other in the following order of priority from highest to lowest:
 - subject to Section 13.3, the City's purchase order including the standard purchase order terms and conditions (which may be downloaded from www.city.vancouver.bc.ca/bid/);
 - b) or any mutually agreed to amendments between the Tenderer and the City;
 - c) the Tender; and
 - d) the ITT and any subsequent addenda.
- 13.5 Where the head office of the successful Tenderer is located within the City of Vancouver and/or where the successful Tenderer is required to perform any Work at a site located within the City of Vancouver, the successful Tenderer is required to have a valid City of Vancouver business license prior to Contract execution.
- 13.6 The City is not under any obligation to award a Contract and may elect to terminate this ITT at anytime.

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14.0 Quantities

14.1 The quantities stated herein are the City's best estimates of its requirements and should not be relied on. Actual quantities may vary.

15.0 Brand Names - Intentionally Omitted

16.0 Alternates and/or Variations to Specifications

- 16.1 Except where stated otherwise herein, the Specifications describe what is considered necessary to meet the performance requirements of the City and Tenderers should bid in accordance with such Specifications, or if the Tenderer cannot meet the Specifications, the Tenderer may offer an alternative which it believes to be the equivalent.
- 16.2 Tenderers shall clearly indicate any variances from the City's Specifications or conditions no matter how slight. The attachment of descriptive literature from which variations may be gleaned will not be considered as a sufficient statement of variations.
- 16.3 If in addition to bidding on goods, materials, equipment and/or services that meet the Specifications, the Tenderer wishes to offer an alternative, the alternative Tender shall be submitted separately in the same format as the initial Tender.
- 16.4 The City is not obligated to accept any alternatives.
- 16.5 The City will determine what constitutes allowable variations.

17.0 Environmental Responsibility

- 17.1 The City is committed to preserving the environment. Tenderers shall provide environmentally sensitive products or services wherever possible. Where there is a requirement that the Contractor supplies materials, and where such materials may cause adverse effects, the Tenderer shall indicate the nature of the hazard in its Tender.
- 17.2 The Tenderer agrees to advise the City of any known alternatives or substitutes for such materials that would mitigate the effects of any adverse conditions on the environment.

18.0 Named Sub-contractors

18.1 The Tenderer agrees that the sub-contractors shown in its Tender are the sub-contractors that it proposes to use to carry out the Requirements. The Tenderer agrees to engage the listed sub-contractors and no others in their stead without prior written authorization of the City.

19.0 Freedom of Information and Protection of Privacy Act

19.1 Tenderers should note that the City of Vancouver is subject to the Freedom of Information and Protection of Privacy Act (British Columbia), which imposes significant obligations on the City's contractors to protect all personal information acquired from the City in the course of providing any service to the City.

20.0 Confidentiality

- 20.1 Information about the City obtained by Tenderers must not be disclosed unless prior written authorization is obtained from the City.
- 20.2 The Contractor agrees that this obligation of confidentiality will survive the termination of the Contract between the Contractor and the City.

21.0 Special Conditions

21.1 Where Special Conditions are attached herein and there is a conflict, the Special Conditions shall take precedence over the Instructions to Tenderers and General Conditions set out in this ITT.

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1.0 Definitions

The following words and terms, unless the context otherwise requires, shall have the meanings set out below. Words including the singular number include the plural and vice versa.

- <u>"Act of God"</u> means a cataclysmic phenomenon of nature, including earthquake, flood or cyclone. Rain, snow, wind, high water or any other natural phenomenon, which might reasonably have been anticipated from historical records of the general locality of the City, shall be deemed not to be acts of God;
- "<u>City</u>" means the municipal corporation, generally known as the City of Vancouver, as described under the Vancouver Charter;
- <u>"City's Designated Representatives"</u> means the City's employees or representatives who are authorized in writing to deal with the Contractor on behalf of the City in connection with the goods, materials, equipment and services or to make decisions in connection with the Contract;
- "Closing Time" means the closing date, time, and place as set out on the title page of this ITT;
- <u>"Contract"</u> means the agreement formed between the City and the Contractor as evidenced by the purchase order issued to the Contractor by the City;
- <u>"Contract Documents"</u> means the purchase order, the Contractor's Tender, the ITT and such other documents as listed in the Contract, including all amendments or addenda agreed between the parties;
- <u>"Contractor"</u> means the successful Tenderer individual, partnership, corporation or combination thereof, including joint venturers who or which executes the resulting Contract;
- <u>"Delivery Date"</u> means the date the City requires the Contractor to deliver the goods to the City's Delivery Site;
- <u>"Delivery Site"</u> means 200-515 West 10th Avenue, Vancouver, B.C., V5Z 4A8, unless otherwise stated in this ITT;
- "F.O.B." means all costs of freight, insurance, brokerage, customs duties and all other costs of delivery to the site named as F.O.B. will be borne by the Contractor and that ownership and title to all goods, materials, and equipment are transferred to the City when same are delivered by the Contractor to the City and the risk of loss or damage to the goods, materials and equipment transfers to the City only at such time as same are received and accepted by the City at the site named as "F.O.B." or Delivery Site;
- "GST" means the goods and services tax administered under the Excise Tax Act (Canada) and any successor tax or levy therefore in force from time-to-time;
- <u>"ITT"</u> means this Invitation to Tender including, but not limited to: Part A Instructions to Tenderers; Part B General Conditions; Part C Special Conditions; Part D Requirements; Part E Tender Form; Appendix 1 Certificate of Existing Insurance; Appendix 2 Certificate of any additional attachments listed in the Table of Contents; and any amendments, addenda, and/or clarifications pertaining to this ITT that may be issued prior to the Closing Date;

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<u>"OHS Regulation"</u> means the *Workers Compensation Act* (British Columbia), including without limitation, the Occupational Health & Safety Regulation (BC Regulation 296/97, as amended by BC Regulation 185/99) enacted pursuant to such Act, all as such Act or Regulations are amended or re-enacted from time to time.

"<u>PST</u>" means British Columbia provincial sales tax and any successor tax or levies therefor in force from time-to-time:

- <u>"Requirements"</u> means all of the Specifications, requirements and services set out in Part D and elsewhere in the ITT that describe the general requirements that the goods, materials, equipment and services must meet and the Contractor must provide;
- <u>"Specifications"</u> means that part of the ITT consisting of general requirements and technical descriptions of the goods, materials, equipment, standards and workmanship.
- <u>"Tender"</u> means the Tenderer's offer made on the Tender form set out on Part E of this ITT with all appendices or addenda submitted by the Tenderer in response to the ITT;
- <u>"Tenderer"</u> means the individual, partnership, corporation or combination thereof, including joint venturers, who or which sign the Tender form set out in Part E of this ITT;
- <u>"Work"</u> means all the labour, materials, equipment, supplies, services and other items necessary for the execution, completion and fulfilment of the Requirements;

"Work Site" means the site where the Work is being performed.

2.0 Notices

2.1 Any notice required to be given in regards to the Contract(s) shall be given in writing and served personally or mailed by registered mail addressed to the City, Attention Manager - Supply Management and to the Contractor at the address set forth in its Tender.

3.0 Sub-contractors

- 3.1 All sub-contractors are the responsibility of the Contractor.
- 3.2 The Contractor shall be held as fully responsible to the City for the acts and omissions of its sub-contractors and of persons indirectly employed by the Contractor, as for the acts and omissions of persons directly employed by it.
- 3.3 The Contractor agrees to ensure performance by every sub-contractor with the terms and requirements of the Contract Documents.
- 3.4 The term "sub-contractor" as used in this ITT, includes all suppliers to the Contractor.
- 3.5 No sub-contractors will be permitted except those expressly named by the Contractor in Section 4.1 of Part E Tender Form or subsequently permitted in writing by the City pursuant to Section 5.1 of the General Conditions.

4.0 Independent Contractor

4.1 The Contractor, its sub-contractors, the officers, directors, shareholders, partners, personnel, affiliates and agents of the Contractor and its sub-contractors are not, nor are they to be deemed to be, partners, appointees, employees or agents of the City.

5.0 Assignment

- 5.1 Subject to Sections 3.5 and 5.2, the Contractor will not assign, sublet, subcontract, or let out as task work any part of the Work or any of the Contractor's obligations of the Contract Documents to any third party, and will not assign or otherwise transfer any of the rights of payment under the Contract Documents to any third party, without in each case the prior written consent of the City which consent the City may arbitrarily withhold.
- 5.2 Despite Section 5.1, the Contractor may utilize those sub-contractors expressly named in Section 4.1 of Part E Tender Form but only for the Area of Responsibility set out beside their name, provided always that the Contractor may not substitute or replace those sub-contractors, or permit those sub-contractors to further assign, sub-let, sub-contract, or let out as task work their obligations under the Contract Documents, except in accordance with Section 5.1 above.
- 5.3 If the City should consent to any such assignment, subletting or letting out as task work of all or any part of the Work, the Contractor shall in no way be relieved from its responsibility for the fulfilment of the Work, but shall continue to be responsible for the same in the same manner as if all the Work had been performed by the Contractor.

6.0 Time of the Essence

6.1 For all requests made by the City pursuant to the Contract, time is of the essence. The acceptance of a late performance, with or without objections or reservations by the City, shall not waive the right to claim damages for such breach nor constitute a waiver of the requirement of timely performance of any obligation remaining to be performed.

7.0 Laws, Permits and Regulations

- 7.1 The laws of British Columbia shall govern the Contract.
- 7.2 All provisions of the <u>International Sale of Goods Act</u> are specifically excluded from application of this Contract.
- 7.3 In carrying out its obligations hereunder, the Contractor shall familiarize itself and comply with all applicable laws, bylaws, regulations, ordinances, codes, specifications and requirements of all regulatory authorities, and shall obtain all necessary licenses, permits and registrations as may be required by law.

8.0 Workplace Hazardous Materials Information System ("WHMIS")

8.1 The Contractor shall provide appropriate labels and material safety data sheets for WHMIS regulated products. No product containing asbestos shall be supplied at any time without written authorization from the City.

9.0 Product Standards

9.1 All electrical items shall comply with the relevant sections, latest editions, of versions of the Canadian Standards Association (CSA) standard C22.1, Canadian Electrical Code (CEC), Electrical Safety Branch - BC Amendments to CEC Regulations and Bulletins, the City's Electrical Bylaw, and the National Building Code.

10.0 Changes in Requirements

- 10.1 The City, without invalidating the Contract, may make changes to the Contract by altering, adding to or deducting from the Requirements. Subject to mutual agreement, the Contractor shall proceed with the amended Requirements, and the amended Requirements shall be executed under the provisions of the Contract.
- 10.2 The Contractor shall not make any changes from the terms of the Contract unless it shall first have received the written consent of the City, and no claims for additional compensation shall be valid unless the change was so ordered.

11.0 Quality of Workmanship and Materials

- 11.1 The Contractor shall perform the services with the degree of care, skill and diligence normally applied in the performance of services of a similar nature and in accordance with sound current professional practices and conforming to the requirements set out in the ITT.
- 11.2 Materials, goods and equipment shall be the products of suppliers or manufacturers of established reputation engaged in the supply or manufacture of such materials or equipment.
- 11.3 Materials are to be applied in accordance with the manufacturer's directions and shall use the techniques and applications best suited for the type of material being used.

12.0 Inspection

- All goods, materials, equipment and/or services are subject to inspection and approval upon delivery. The City has the right to refuse acceptance of such goods, materials, equipment and/or services that are not in accordance with the Specifications, Requirements or the Contractor's warranty (expressed or implied).
- 12.2 Acceptance or rejection of the goods, materials, equipment and/or services shall be made as promptly as practical, but failure to inspect and accept or reject the goods, materials, equipment and/or services shall not relieve the Contractor from responsibility for such goods, materials, equipment and/or services that are not in accordance with the Contract.
- 12.3 The City shall be the final judge of all goods, materials, equipment and/or services in respect of both quality and quantity and its decisions of all questions in dispute with regard thereto will be final. Materials, goods or equipment not accepted will be returned to the Contractor at the Contractor's expense.
- The City will not be deemed to have accepted the goods, materials, equipment and/or services by virtue of a partial or full payment for them.

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13.0 Warranty

- 13.1 The Contractor warrants that the goods, materials, equipment and/or services supplied by the Contractor to the City will be in full conformity with the Specifications as well as samples, if any, then this is a sale by sample as well as by description within the meaning of the Sale of Goods Act (BC).
- 13.2 The Contractor further warrants that the goods, materials and/or equipment are of merchantable quality, and fit for the intended use and will perform according to the requirements set out in the ITT.
- 13.3 Equipment and materials shall be new, free and clear of all liens, charges and encumbrances, the latest model, and shall be complete with all necessary accessories for operation. All equipment and materials shall be at the risk of the Contractor until delivered to and accepted by the City.
- At a minimum, a one (1) year parts and labour warranty shall be provided on all goods, materials, equipment and/or services provided under the Contract.
- 13.5 The Contractor warrants that its employees have the qualifications, experience, knowledge, skills and abilities necessary for the fulfilment of the Contract.
- 13.6 The warranty period shall commence at the time the City puts the equipment (the "Unit") into service, or three months after acceptance of the Unit, whichever is sooner.
- 13.7 The City will notify the Contractor the date that the Unit goes into service.
- 13.8 The warranty should be made out to the City of Vancouver, 453 West 12th Avenue, Vancouver, BC V5Y 1V4

14.0 Protection of Person and Property

- 14.1 The Contractor shall use due care that no persons are injured, no property damaged or lost, and no rights are infringed in the performance of the Requirements, and the Contractor shall be solely responsible for all loss, damages, costs and expenses in respect of any injury to persons, damage of property, or infringement of the rights of others incurred in the performance of the Requirements or caused in any other manner whatsoever by the Contractor, or its employees.
- 14.2 The Contractor shall effectively warn and protect the public and other personnel from any danger as a result of the Requirements being done.

15.0 Rectification of Damage and Defects

The Contractor shall rectify any loss or damage for which, in the opinion of the City the Contractor is responsible, at no charge to the City and to the satisfaction of the City. Alternatively, the City may repair the loss or damage and the Contractor shall pay to the City the costs of repairing the loss or damage forthwith upon demand from the City. Where, in the opinion of the City, it is not practical or desirable to repair the loss or damage, the City may estimate the cost of the loss or damage and deduct such estimated amount from the amount owing to the Contractor hereunder.

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16.0 Clean Up

16.1 The Contractor shall at all times conduct the Requirements in an orderly and reasonably tidy manner, and shall at suitable intervals remove any accumulation of rubbish or refuse materials. At no time shall any person employed by the Contractor or by any of its sub-contractors discard any litter or garbage on or adjacent to the Delivery Site, except into a suitable container.

17.0 Indemnification

- 17.1 The Contractor shall indemnify, hold and save harmless the City from and against all claims, losses, damages, costs, actions and other proceedings made, sustained, brought or prosecuted in a manner based upon, occasioned by or attributable to any injury, including death, property damage, infringement or damage arising from any act or omission of the Contractor, its employees, officers, volunteers, servants, subcontractors, or agents or persons for whom the Contractor has assumed responsibility in the performance or purported performance of the Requirements.
- 17.2 The Contractor shall indemnify the City from and against any and all liability or expenses by way of legal costs or otherwise in respect of any claim which may be made for a lien or charge at law or in equity or to any claim or liability under the Builders Lien Act, or to any attachment for debt, garnishee process or otherwise.
- 17.3 The Contractor shall pay all royalties and license fees and shall save the City harmless from loss on account of suits or claims of infringement of patents in the performance of the Requirements.
- 17.4 The Contractor shall assume the defense of, and indemnify and hold harmless the City and its officers, employees and agents, from and against all claims relating to materials, goods or equipment furnished and to inventions, copyrights, trade marks, or patents and rights thereto used by the Contractor in the execution of the Contract and in subsequent use and/or operation by the City.

18.0 Termination

- 18.1 The City will advise the Contractor by written notice of its intent to terminate the whole or any part of the Contract in any one of the following circumstances:
 - a) if the Contractor fails to make delivery of the goods, materials, equipment and/or services within the time specified, or fails to perform any other provisions, terms or conditions of the Contract within the time specified, or within a reasonable time if no time is specified;
 - b) in the event that the Contractor performs any act or does anything by which the City shall incur any liability whatsoever;
 - c) any failure of the Contractor to meet the safety requirements of the Contract;
 - d) in the event that any creditor of the Contractor causes a writ of execution or similar writ or court order to be served upon the City requiring the City to pay any portion due to the Contractor under the Contract; or

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- e) in the event that the Contractor is adjudged bankrupt or if it makes a general assignment for the benefit of creditors or if it becomes insolvent or if it should take the benefit of any Act that may be in force for bankrupt or insolvent debtors.
- 18.2 Upon termination of the Contract, the City shall have no obligation to the Contractor except for such goods, materials, equipment and/or services as have been supplied up to the date of the termination of the Contract(s).
- 18.3 Upon termination of the Contract(s) in whole or in part, the City may procure similar goods, materials, equipment and/or services and the Contractor shall be liable to the City for any excess costs for such similar goods, materials, equipment and/or services. The Contractor shall not be liable for any excess costs if failure to perform arises by reason of strikes, lockouts, Acts of God or acts of the City. The City will not be liable where Delivery Sites are not available due to strikes, lockouts or Acts of God.

19.0 Insurance Requirements

- 19.1 The Tenderer is advised to refer to the Certificate of Insurance [Appendix 2]. This is the type of certificate that the City would require should the Tenderer be selected as the successful Contractor.
- 19.2 Tenderers are to submit with their Tenders a Certificate of Existing Insurance in the form set out in the attached Certificate of Existing Insurance [Appendix 1] as evidence of their existing insurance coverage. Appendix 1 may be amended where appropriate to add the types of insurance currently carried by the Tenderer which are not explicitly referenced on the Certificate.
- 19.3 Without limiting any of its obligations or liabilities under the Contract, the Contractor and its sub-contractors shall obtain and continuously carry during the term of the Contract at their own expense and cost, the following insurance coverages with minimum limits of not less than those shown in the respective items set out below.
- All insurance policies shall be in a form and in amounts satisfactory from time-to-time and with insurers acceptable to the City's Director of Risk Management and shall provide the City with sixty (60) days prior written notice of material change, lapse or cancellation. Notice must identify the Contract title, number, policyholder, and scope of work.
- 19.5 The Contractor and each of its sub-contractors shall provide at their own cost any additional insurance which they are required by law to provide or which they consider necessary.
- 19.6 Neither the providing of insurance by the Contractor in accordance with the requirements hereof, nor the insolvency, bankruptcy or the failure of any insurance company to pay any claim accruing shall be held to relieve the Contractor from any other provisions of the Contract Documents with respect to liability of the Contractor or otherwise.
- 19.7 The insurance coverage shall be primary insurance as respects the City. Any insurance or self-insurance maintained by or on behalf of the City, its officers, officials,

employees, servants or agents shall be excess of this insurance and shall not contribute with it.

- 19.8 Prior to commencement of this Contract, the Contractor shall provide the City with evidence of all required insurance in the form of the attached Certificate of Insurance. The Certificate of Insurance shall identify the Contract title, number, policyholder and scope of work and shall not contain any disclaimer whatsoever. At all times thereafter, during the term of this Contract, the Contractor shall covenant and agree to comply with all its insurance obligations described herein. Certified copies of all insurance policies shall be made available to the City's Director of Risk Management at any time during the term of the Contract upon request.
- 19.9 The Contractor shall provide in its agreements with its sub-contractors clauses in the same form as those found herein. Upon request, the Contractor shall deposit with the City's Director of Risk Management detailed certificates of insurance for the policies it has obtained from its sub-contractors and a copy of the insurance clauses so provided in the said agreements.
- 19.10 The Contractor shall obtain and maintain in full force and effect during the term of the Contract, insurance not less than that set out below and provide proof of such insurance provided by a company duly registered and authorized to conduct insurance business in the Province of British Columbia.

19.10.1 Commercial General Liability Insurance

Commercial General Liability insurance in sufficient amounts and description to protect the Contractor, its sub-contractors, the City and its respective officers, officials, employees, servants and agents against claims for damages, personal injury including death, bodily injury and property damage which may arise under this Contract.

The limit of commercial general liability insurance shall be not less than five million [\$5,000,000] dollars per occurrence inclusive for personal injury, death, bodily injury or property damage and in the aggregate with respect to products and complete operations. The deductible per occurrence shall not exceed two thousand five hundred dollars (\$2,500) per occurrence.

The policy of insurance shall:

- i) be on an occurrence form;
- ii) add the City and its officials, officers, employees and agents as additional insureds;
- iii) contain a cross-liability or severability of interest clause;
- iv) extend to cover non-owned automobile, contingent employer's liability, blanket contractual liability, contractor's protective liability, broad form property damage, broad form completed operations and operations of attached machinery.

19.10.2 Third Party Auto Liability Insurance

The Contractor will maintain and cause its sub-contractors to maintain Third Party Auto Legal Liability Insurance in an amount not less than five million [\$5,000,000] dollars per occurrence and Physical Damage Insurance for all vehicles owned, leased or operated by the Contractor in connection with this Contract.

19.10.3 All Risk Property Insurance

The Contractor will maintain all risks insurance protecting the Contractor and the City against physical loss or damage to each Unit and all components thereof in an amount of not less than the full Contract price and which insurance will terminate only upon safe delivery to and acceptance by the City. The policy will name the City as additional insured and loss payee with respect to its interest and will contain a waiver of subrogation in favour of the City. The policy will contain a deductible of no more than five thousand (\$5,000) dollars for each and every claim.

20.0 Worksafe BC Compliance

- 20.1 Within 7 days of the Notice of Award, the Contractor must provide evidence that it is registered and in good standing with WorkSafeBC.
- 20.2 The Contractor agrees that it shall at its own expense procure and carry or cause to be procured and carried and paid for, full WorkSafeBC coverage for itself and all workers, employees, and others engaged in or upon any Work under this Contract.
- 20.3 The Contractor agrees that the City has the unfettered right to set off the amount of the unpaid premiums and assessments for such WorkSafe BC coverage against any money owing by the City to the Contractor. The City shall have the right to withhold payment under this Contract until the WorkSafe BC premiums, assessments or penalties in respect of work done or service performed in fulfilling this Contract had been paid in full.
- 20.4 The City now designates the Contractor as the Prime Contractor, and the Contractor now acknowledges and agrees to its designation as the Prime Contractor, in respect of all Work under this Contract for the purposes of the WorkSafeBC Rules.
- 20.5 The Contractor will indemnify the City and hold harmless the City from all manner of claims, demands, costs, losses, penalties and proceedings arising out of or in any way related to:
 - a) unpaid WorkSafeBC assessments of the Contractor or any other employer for whom the Contractor is responsible under this Contract,
 - b) the acts or omissions of any person engaged directly or indirectly by the Contractor in the performance of this Contract, or for whom the Contractor is liable pursuant to the Contractor's obligations as the Prime Contractor, and which acts or omissions are or are alleged by WorkSafeBC to constitute a breach of the WorkSafeBC Rules or other failure to observe safety rules, regulations and practices of WorkSafeBC, including any and all fines and penalties levied by the WorkSafeBC, or

c) any breach of the Contractor's obligations under this General Condition.

21.0 Character of Workers

- On the written request of the City, the Contractor will remove any employee, subcontractor or agent for any reason including but not limited to the following:
 - a) intoxication;
 - b) use of foul, profane, vulgar or obscene language or gestures;
 - c) solicitation of gratuities or tips from any person for services performed under the Contract;
 - d) wilful, negligent or reckless action in disregard of safety or sanitary requirements or regulations; or
 - e) any action which may constitute a public nuisance or disorderly conduct.
- 21.2 The Contractor will immediately comply with each such request and will then provide the City with all requested documentation verifying that the employee, sub-contractor or agent has been removed from further involvement with this Contract.

22.0 Failure to Perform

- 22.1 Should the Contractor neglect to execute the Requirements properly or fail to perform any provision of the Contract, the City may, without prejudice to any other right or remedy it may have, make good such deficiencies and may deduct the cost thereof from the payment due to the Contractor.
- 22.2 If the Contractor fails to perform any provision of the Contract due to reasons of strike, lockout or other work stoppages, the City may upon ten (10) days written notice to the Contractor terminate the Contract without prejudice to any other right or remedy the City may have.

23.0 Dispute Resolution

- 23.1 All claims, disputes or issues in dispute between the City and the Contractor shall be decided by mediation or arbitration, if the parties agree, or failing agreement, in a Court of competent jurisdiction within the Province of British Columbia and be governed by the laws of British Columbia.
- In the event that the parties agree to arbitration pursuant to the above, the arbitration shall be governed by the rules of the British Columbia International Commercial Arbitration Centre, except that the arbitrator or arbitrators shall be agreed upon by the parties, and failing agreement by the parties, shall be appointed by a court of competent jurisdiction within the Province of British Columbia.
- 23.3 In the event that the parties agree to arbitration, the arbitration shall take place in the Lower Mainland, British Columbia and be governed by the laws of British Columbia.

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The procedure set out in this section is not meant to preclude or discourage informal resolution of disagreements between the City and the Contractor.

24.0 Payments

24.1 The Contractor shall be paid net 30 days from receipt of invoice and acceptance of the goods, materials, equipment and or services, whichever is the latter.

25.0 Taxes

- Unless otherwise provided herein, the Contractor shall pay all sales or excise taxes in force during the term of the Contract, provided that any increase or decrease in such taxes shall increase or decrease the amount due under the Contract.
- 25.2 Invoices shall show the appropriate amounts for GST and PST.

26.0 Non-resident Withholding Tax

26.1 Regulation 105(1) of the Canadian Income Tax Act requires that payments to non-residents for any work performed in Canada are subject to a Non-resident Withholding Tax of 15%. Exemption from this withholding tax is available in some circumstances, but the Contractor must apply directly to the Canada Revenue Agency (CRA) at least thirty (30) days before commencing the Work.

27.0 No Promotion of Relationship

27.1 The Contractor must not disclose or promote its relationship with the City, including by means of any verbal declarations or announcements and by means of any sales, marketing or other literature, letters, client lists, press releases, brochures or other written materials without the express prior written consent of the City (except as may be necessary for the Contractor to perform the Contractor's obligations under the terms of the Contract). The Contractor undertakes not to use "VANOC", "Vancouver 2010", the official emblem, logo or mascot of the 2010 Games or any reference or means of promotion or publicity, without the express prior written consent of the City. Furthermore, the Contractor undertakes not to disclose or promote its relationship with the City in any communication or manner whatsoever as a basis to create an association, express or implied, between the Contractor and the IOC, the Olympics or the Olympic Movement.

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INTENTIONALLY OMITTED

1.0 Scope of Contract

- 1.1 The Information Technology Department, City of Vancouver has a requirement for the supply and delivery of two (2) identical IBM pSeries 550 servers, as well as one (1) Oracle license. In addition an upgrade to an existing Oracle license is required for the City's geographic information systems (GIS) environment.
- 1.2 The City currently utilizes the following as database servers:
 - a) Primary staff server: IBM pSeries 660, 7026-6H1
 - b) Secondary staff server: IBM RS/6000, 7026-H80
 - c) Primary public server: IBM pSeries 660, 7026-6H0
 - d) Secondary public server: IBM Enterprise server, 7026-H80
 - e) Development server: IBM pSeries 660, 7026-6H1

All of these severs need to be replaced.

- 1.3 The City's strategy is to acquire two (2) identical IBM pSeries 550 servers. One of these will house the primary staff and secondary public server functions, while the other will house the primary public and secondary staff database server functions. The development server functions will be housed on one of the two new servers with the details to be determined.
- 1.4 The City will only accept new equipment. Tenderers bidding used equipment will not be considered.
- 1.5 Tenderers are requested to bid on one or more of the following three (3) options:
 - a) IBM servers only
 - b) Oracle licenses only
 - c) IBM servers and Oracle licenses
- 1.5 Tenderers should include support for a full three (3) year period from date of purchase for hardware and software.

2.0 Requirements

2.1 Tenderers shall clearly indicate any deviations from the equipment specifications set out therein.

3.0 Delivery

3.1 Deliveries must be made between 8:30 a.m. and 3:00 p.m. Monday to Friday, excluding statutory holidays, unless other arrangements have been agreed in writing. Delivery must be scheduled as far as possible in advance in any event to ensure appropriate staff are present and arrangements have been made. A material safety data sheet

("MSDS") must accompany all shipments containing products regulated under WHMIS legislation.

- 3.2 Delivery is required on or before four (4) weeks after the placing of the order.
- 3.3 Units shall be delivered to the Delivery Site at:

City of Vancouver, Information Technology 200 - 515 W 10th Ave., Vancouver, BC Canada V5Z 4A8

Attention: Jonathan Mark

4.0 Required Documentation

- 4.1 The following documentation shall accompany each Unit at time of delivery. Failure to include all or some of the listed documents will delay the City's acceptance of the Unit:
 - a) Copy of the City's invoice;
 - b) Owner service policy and warranty;
 - c) Warranty documents.
- The City of Vancouver address shown on the documentation should read the same as the Delivery Site address set out on the purchase order.

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Tenderer's Name:		
	"Tenderer"	
Address:		
Telephone:	Fax:	
Key Contact Person:		
E-mail: Inc	orporation Date:	_
Attach additional pages immediately behind this	page for sub-contractors, if	applicable.
To the City of Vancouver,		
The undersigned Tenderer, having ca Instructions to Tenderers, General Conditions and all addenda and having full knowledge provide the goods, materials, equipment terms and conditions set out in the ITT pricing set out in the Tender form.	tions, Special Conditions, Rec ge of the Requirements descr and/or services in accordanc	quirements, Specifications ibed herein, does offer to e with the Specifications,
Required Documents:		
Description	Required	Received
Certificate of Existing Insurance, Appendix 1	Yes	
If the above documents do not accompany the T and given no further consideration.	ender at the time of opening	g, the Tender is put aside
To be Initialled at Tender Opening:		
Manager, Supply Management or designate	Witnes	SS

1.0 Compliance

1.1 By initialling each item, the Tenderer acknowledges it has read and understands the Requirements, has submitted the required addenda, has identified deviations or alternatives, and provided an explanation of where it does not comply with the Requirements.

Section Title	Understand, Will Comply	Does Not Comply	Variations, Alternatives or Explanation for Non-Compliance
Part A Instructions to Tenderers			
Part B General Conditions			
Part C Special Conditions			
Part D Requirements			
Part E Tender Form			

2.0 References

2.1 The following is a list of references for similar goods, materials, equipment and/or services supplied by the Tenderer to other clients. The Tenderer agrees that the City may contact these references at its discretion. In addition, the City may also contact any other organization for the purposes of evaluating the Tenderer's company and Tender.

Name and Address of Company	Contact Name and Telephone Number	Brief Description of Work and Date Performed

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	3	Initials of Authorized Signatory

3.0 Schedule of Price and Quantities

3.1 Hardware Summary Information

Item	Qty	Desc	ription			Total Price
1	2	Hardware - Power 550 Server				\$
		Components:	Φ			
		Description	Model	Feature Code	Qty	
		Server 1:8204 Model E8A	8204- E8A	0	1	
		AIX Partition Specify		265	2	
		Op Panel Cable for Rack- mount Drawer w/3.5 DASD		1877	1	
		Primary OS - AIX		2146	1	
		146GB 15K RPM SAS Disk Drive		3647	4	
		SAS HH Cable		3655	1	
		SAS Cable, DASD Backplane (Split) to Rear Bulkhead		3669	1	
		SAS Cable (AI)- 1M		3679	1	
		16384MB (2X8192MB) RDIMMS, 400 MHZ, 1GB Stacked DRAM		4524	2	
		Rack Indicator- Not Factory Integrated		4650	1	
		Zero-priced Processor Activation for #4966		4946	1	
		2-core 4.2 GHz POWER6 Processor Card		4966	1	
		One Processor Activation for Processor Feature #4966		4986	1	
		Software Preinstall		5005	1	
		4-Port 1Gb Integrated Virtual Ethernet Daughter Card		5624	1	
		SATA Slimline DVD-RAM Drive		5762	1	
		4 Gigabit PCI Express Single Port Fibre Channel Adapter		5773	2	
		PCI-X DDR Dual - x4 3Gb SAS Adapter		5912	1	

Item	Qty	Desc	ription			Total Price
		Power Cable Drawer to IBM PDU, 14-foot, 250V/10A		6458	2	
		IBM/OEM Rack-Mount Drawer Rail Kit		7146	1	
		IBM Rack-mount Drawer Bezel and Hardware		7360	1	
		Power Supply, 1700 Watt AC, Hot-swap, Base and Redundant		7707	2	
		PowerVM Standard		7982	2	
		DASD/Media Backplane for 3.5 DASD/SATA DVD/Tape with External SAS Port	5692- A5L	8310	1	
		Language Group Specify - US English		9300	1	
		IBM Power Software HIPO	5313- HPO		1	
		8204-E8A Routing Code		537	1	
		Base OS		967	1	
		OS Specify code for 5.3		1053	1	
		64-bit kernel		1403	1	
		Preload		5000	1	
		English Preinstall PII Language		5924	1	
		HW not Rack Integrated		9209	1	

3.2 Software Summary Information

Item	Qty	Desc	ription			Total Price
2	2	Software - Power 550				\$
		Components:				
		Description	Model	Feature Code	Qty	
		System Software	5692- A5L		1	
		Process no-charge		1005	1	
		VIOS Expansion Pack		1404	1	
		Virtual I/O Server		2201	1	
		English Language		2924	1	
		CD-ROM		3410	1	
		AIX V5.3 Standard Edition		967	1	
		Expansion pack		968	1	
		AIX 5L V5.3 Update CD		970	1	
		DVD Process Charge		1100	1	
		English Language		2924	1	
		DVD/CD-ROM	F(02	3435	1	
		SPO for Linux on POWER	5692- LOP		1	
		Process no-charge		1005	1	
		System p AVE x86 Media		1479	1	
		CD-ROM		3410	1	
		IBM PowerVM Lx86 for x86 Linux		5765- AVE	1	
		Per server		B8RK	1	
		AIX 5L V5.3	5765- G03	0		
		VALUE PAK PER PROCESSOR E5 AIX V5.3		B7MJ	2	

3.3 Upgrade License Summary Information

Item	Qty	Desc	Total Price			
3	2	Upgrade POWERRVM Express t	\$			
		Components:	1			
		Description	Model	Feature Code	Qty	
		POWERVM STANDARD EDITION	5765- PVS	0	1	
		PER PROCESSOR - LARGE SYSTEM		В9НС	2	

3.4 HMC Summary Information

Item	Qty	Desc	ription			Total Price
4	1	НМС				\$
		Components:				J
		Description	Model	Feature Code	Qty	
		HMC 1:7042-CR4 Rack- mounted Hardw.Mgmt.Console	7042- CR4		1	
		Internal modem		33	1	
		Hardware Management Console Licensed Machine Code v7		962	1	
		Modem Cable - US/Canada and General Use		1025	1	
		Rack Indicator- Not Factory Integrated		4650	1	
		HMC CR4 Redundant Power Supply, 670 W		4767	1	
		Power Cable Drawer to IBM PDU, 14-foot, 250V/10A		6458	2	
		Ethernet Cable, 6M, Hardware Management Console to System Unit		7801	1	

Item	Qty	Desci	Total Price			
		HMC/Server Order Linkage Indicator		9069	1	
		Language Group Specify - US English		9300	1	
		IBM 7316-TF3 Rack-Mounted Flat Panel Console Kit	7316- TF3		1	
		Rack Indicator- Not Factory Integrated		4650	1	
		Space Saver 2 Keyboard, US English		8880	1	
		Language Group Specify - US English		9300	1	
		Power Cord (4M) All (Standard Cord)		9911	1	

3.5 Maintenance Summary Information

Item	Qty	Description	Total Price	
5	1	3 Year Maintenance for Power 550 Servers		
		Components:		
		Description		
		Hardware (First year warranty + WOU so upgraded to 7x24 in first year)		\$
		Power 550 2		
		HMC 1		
		Hardware(2-year 7x24 coverage after First year)		\$
		Power 550 2		
		HMC 1		
		<u>Software</u>		\$
		3 years SWMA for AIX - P550 2		
		3 years SWMA for PowerVM Standard Edition 2		
		3 years SWMA for HMC	1	

3.6 Installation Fee Summary Information

Item	Qty	Description	Total Price	
6	1	Installation Fees for Power 550 Servers and HMC	\$	
		Components:		
		Description		
		Power 550		
		HMC	1	

3.7 Oracle Licensing Summary Information

Item	Qty	Description	Total Price	
7	1	Oracle Licenses and Support Cost Components:		
		<u> </u>	-	
		Description	Qty	
		Upgrade existing Oracle Standard license to Oracle Enterprise Edition	\$	
		Incremental Oracle support cost for the upgraded Standard Edition to Enterprise Edition license three years		\$
		New Oracle Spatial Extension license	1	\$
		Support for the Oracle Spatial Extension license for 3 years	1	\$

4	Λ	\sim	+h	er
4	.,	,		-1

4.1	State Delivery Date after Placement of order:
4.2	State location of maintenance office:
4.3	State response time after placement of call for service:

5.0 Sub-contractors

5.1 Sub-contractors to be used in the performance of the Contract are listed below. (If no sub-contractors will be used, indicate "Not Applicable").

Company Name, Address	Contact Name	Telephone No.	Area of Responsibility

6.0 Warranty

6.1	At a minimum, a one (1) year parts and labour warranty shall be provided on all goods and/or services provided under the Contract.
	State the Warranty Period:
	State the Warranty coverage:

7.0 Tenderer's Declaration

The undersigned Tenderer confirms that it has read and agreed to the conditions stated in the ITT and that any deviations have been clearly noted herein. The Tenderer agrees that if this Tender is accepted within sixty (60) business days from the Closing					
items upon which prices are stated, a	t the price set o	e City of Vancouver with all or any part of the opposite each item and to deliver the same at the and in accordance with the Terms and Conditions			
Authorized Signatory for the T	enderer	Date			
N	ame and Title (µ	please print)			
8.0 Acceptance of Tender					
ACCEPTANCE					
Date of Acceptance					
	hat portion of t	and delivery of the goods, materials, equipment he goods, materials, equipment and/or services litions set forth in the Tender:			
City of Vancouver by its authorized sign	gnatory: 	City of Vancouver by its authorized signatory:			
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CERTIFICATE OF EXISTING INSURANCE TO BE COMPLETED AND SUBMITTED ALONG WITH PROPOSAL/TENDER

Section 2 through 8 – to be completed by the Insurer or its Authorized Representative

NA	MED INSURED (must be the sa company)	ame name a	as the prop	onent/bidder and is eit	ther an individual or a legally incorporated
BU	SINESS TRADE NAME or DBA	DOING BU	ISINESS AS	<u> </u>	
BU	SINESS ADDRESS				
	SCRIPTION OF OPERATION				
PR	OPERTY INSURANCE (All Risk	s Coverage	e including	Earthquake and Flood	i)
	URER			Insured Values (Repla	acement Cost) -
	PE OF COVERAGE			Building and Tenants Ir	mprovement \$
PO	LICY NUMBER			Contents and Equipme Deductible Per Loss	nt \$
PO	LICY PERIOD From	to		Deductible Per Loss	\$
CO	MMERCIAL GENERAL LIABILI	TY INSURA	NCE (Occi	rrence Form)	
Incl	uding the following extensions:		INSURER		
	ersonal Injury		POLICY NU		m to
V P	roperty Damage including Loss (roducts and Completed Operation	or Use			nd Property Damage Inclusive) -
	cross Liability or Severability of Ir	nterest	Per Occurre	ability (Boully liljury a nce	\$
		3	Aggregate	nce	\$
√ B	mployees as Additional Insureds lanket Contractual Liability lon-Owned Auto Liability		All Risk Ter	ant's Legal Liability	\$
√N	lon-Owned Auto Liability		Deductible I	Per Occurrence	\$
AU'	TOMOBILE LIABILITY INSURA	NCE for ope	eration of ov		
INS	URER			Limits of Liability -	
PO	LICY NUMBERLICY PERIOD From			Combined Single Limit	\$
					y ICBC, complete and provide Form APV-47.
	UMBRELLA OR 🗌 EXCESS LI	ABILITY IN	SURANCE	Limits of Liability (Bo	dily Injury and Property Damage Inclusive)
INS	URER			Per Occurrence	\$
PO	LICY NUMBER			Aggregate	\$
	LICY PERIOD From				\$
	OFESSIONAL LIABILITY INSUI			Limits of Liability	
	URER				\$
PO	LICY NUMBER	4		Aggregate	\$
PO	LICY PERIOD From	to		Deductible Per urrence/Claim	\$
If th	ne policy is in a "Claims Made	Form", plea	ase specify	the applicable Retroa	ctive Date:
_	HER INSURANCE				
	PE OF INSURANCE			Limits of Liability	
INS	URER			Per Occurrence	\$
POI	LICY NUMBER			Aggregate	\$
PO	LICY PERIOD From	to		Deductible Per Loss	\$
PO	OF OF INICIADANCE			Limits of Liability	
POI TYI	PE OF INSURANCE			Per Occurrence	\$
PO TYF INS	URER				
TYF INS PO	URERLICY PERIOD From			Aggregate Deductible Per Loss	\$



APPENDIX 2

CERTIFICATE OF INSURANCE

Section 8 b) - to be completed by City staff. Select # of days Written Notice is required. Section 2 through 7 - to be completed by the Insurer or its Authorized Representative

1.	THIS CERTIFICATE IS ISSUED TO: City of Vancouver, 453 W 12 th Avenue, Vancouver, BC, V5Y 1V4						
	And certifies that the insurance policies as listed herein have the effective date of the agreement described below.	ve been issued to the Named Insured	l(s) and are in full force and effect as of				
2.	NAMED INSURED: (must be the same name as the Permittee/Licensee or Party(ies) to Contract and is either an individual or a legally incorporated company)						
	MAILING ADDRESS:						
	LOCATION ADDRESS:						
	DESCRIPTION OF OPERATION, CONTRACT, AGREEMENT, L	EASE, PERMIT OR LICENSE:					
3.	PROPERTY INSURANCE naming the City of Vancouver as a I						
	(All Risks Coverage including Earthquake and Flood)	INSURED VALUES: (Replacement Cost) Building and Tenants Improvement: \$					
	INSURER: TYPE OF COVERAGE:	Contents and Equipment:					
	POLICY NUMBER:	Deductible Per Loss:	\$ \$				
	POLICY PERIOD: From to	Deductible Fel Loss.	Ψ				
4.	COMMERCIAL GENERAL LIABILITY INSURANCE (Occurrence	ce Form)					
	Including the following extensions: √ Personal Injury		Injury and Property Damage Inclusive)				
	√ Products and Completed Operations	Per Occurrence:	\$				
	√ Cross Liability or Severability of Interest						
	√ Employees as Additional Insureds	Aggregate:	\$				
	√ Blanket Contractual Liability	All Diels Tenentle Level Liebility	Φ.				
	√ Non-Owned Auto Liability	All Risk Tenant's Legal Liability:	\$				
	INSURER:POLICY NUMBER:	Deductible Per Occurrence:	\$				
	POLICY PERIOD: From to	Deductible Fer Geediffence.	Ψ				
5.	AUTOMOBILE LIABILITY INSURANCE for operation of owned	d and/or leased vehicles					
	INSURER:	LIMITS OF LIABILITY:					
	POLICY NUMBER:	Combined Single Limit:	\$				
	POLICY PERIOD: From to	If vehicles are insured by ICBC	, complete and provide Form APV-47.				
6.	☐ UMBRELLA OR ☐ EXCESS LIABILITY INSURANCE		njury and Property Damage Inclusive)				
	INSURER:	Per Occurrence:	\$				
	POLICY NUMBER:	Aggregate:	\$				
	POLICY PERIOD: From to	Self-Insured Retention:	\$				
7.	OTHER INSURANCE (e.g. Boiler & Machinery, Business Inter		cify Name of Insurer(s), Policy Number,				
	Policy Period, and Limit						
8.	POLICY PROVISIONS:						
	Where required by the governing contract, agreement, lease, a) The City of Vancouver, its officials, officers, employees						
	to liability arising out of the operation of the Named Inst						
	b) SIXTY (60) days written notice of cancellation or mate	erial change resulting in reduction	of coverage with respect to any of the				
	policies listed herein, either in part or in whole, will be						
	cancellation for non-payment of premiums in which case c) The insurance policy (policies) listed herein shall be p						
	Insured. Any insurance or self-insurance maintained contribute to it.						
	SIGNED BY THE INSURER OR ITS AUTHORIZED REPRESEN	TATIVE					
			Dated:				
	PRINT NAME OF INSURER OR ITS AUTHORIZED REPRESEN	ITATIVE, ADDRESS AND PHONE NUI	MBER				