1GPA

Procurement

Christy Knorr, Vice President 1910 W Washington St, Phoenix, AZ 85009

PROPOSAL DOCUMENT REPORT

GEN No. 23-10DV

Grounds and Irrigation Products and Services

RESPONSE DEADLINE: October 18, 2022 at 2:00 pm Report Generated: Thursday, November 17, 2022

Titan Landscape Services Proposal

CONTACT INFORMATION

Company:

Titan Landscape Services

Email:

aaron@titanls.com

Contact:

Aaron Eubank

Address:

42212 N 41st Drive Suite 101

Phoenix, AZ 85086

Phone:

(623) 640-6047

Website:

www.titantreeaz.com

Submission Date:

Oct 17, 2022 11:59 AM

Grounds and Irrigation Products and Services

ADDENDA CONFIRMATION

No addenda issued

QUESTIONNAIRE

1. Proposal Requirements*

Did you read through and confirm that you met all of the proposal requirements.

Yes

2. General Information

PROPOSAL INQUIRIES*

Please provide the name, title, phone number, and email address for the person 1GPA may contact for questions regarding your firm's response to this solicitation.

Aaron Eubank, Owner

623-640-6047, aaron@titanls.com

CONTRACT ADMINISTRATION REQUIREMENTS*

Do you understand the Cooperative Purchasing Program and will you comply will the contract administration requirements of 1GPA, including reporting and payments?

Yes

ADMINISTRATION FEE*

Grounds and Irrigation Products and Services

Confirm your firm's understanding that 1GPA's 1% administration fee shall be included in the net price and shall not be added to approved contract prices if awarded.

Yes

LOCATIONS*

Upload a list of your firm's offices, satellite offices, warehouses and/or storefront locations.

Titan_Landscape_Services_Physical_Location_Doc_09262022.docx

LICENSES AND CERTIFICATIONS (IF APPLICABLE)

Please upload copies of your firm's current licenses and certifications.

AZ-ROC_License.jpgaclp-certificate-aaron_eubank_(4).pdfacit-certificate-aaron_eubank_(3).pdfTCIA_and_CTSP_Certs.pdfISA-TreeRiskAssessmentQualCert.pdfISA-CertArboristCert.pdfIrrigationAuditorCert.jpgCityPhxGreenCert.jpg

3. Cost

COST FORM 1 - MANUFACTURER'S DISCOUNTS*

Please download the below document, complete, and upload as an Excel spreadsheet. Leave line blank if not applicable.

• Cost Form 23-10DV 1-Mfg Dis...

Cost_Form_23-10DV_1-Mfg_Discount.xlsx

COST FORM 2 - MARKET BASKET *

Please download the below document, complete, and upload as an Excel spreadsheet. Leave line blank if not applicable.

• Cost Form 23-10DV 2-Market ...

Cost_Form_23-10DV_2-Market_Basket_(1).xlsx

COST FORM 3 - LABOR & SERVICE RATES*

Grounds and Irrigation Products and Services

Please download the below document, complete, and upload as an Excel spreadsheet. Leave line blank if not applicable.

• Cost Form 23-10DV 3-Labor &...

Cost_Form_23-10DV_3-Labor_&_Service_Rates.xlsx

COST FORM 4 - REGIONAL PRICING *

Please download the below document, complete, and upload as an Excel spreadsheet.

• Cost Form 23-10DV 4-Regiona...

Cost_Form_23-10DV_4-Regional_Pricing.xlsx

COST - MANUFACTURER'S PRICE LISTS AND SUPPLEMENTAL INFORMATION

Upload any other pricing information such as manufacturers' price lists, fixed price lists, catalogs, etc. Multiple uploads are acceptable.

No response submitted

4. Worksheets and Forms

The documents below will be used to assess the products and services offered, the experience/expertise of the firm and key personnel and the overall responsiveness of the proposal.

REQUIRED WORKSHEETS*

Please download the below document regarding the products and services offered by your firm as well as your experience and expertise. Complete and upload as one (1) PDF document.

• <u>23-10DV RFP Worksheets.pdf</u>

23-10DV_RFP_Worksheets_(1)-completed.pdf

REQUIRED FORMS*

Please download the below document containing the required forms, complete, and upload as one (1) PDF document.

• 23-10DV Forms.pdf

 $img20221014_14162029.pdfimg20221014_14173489.pdfimg20221014_14183432.pdf$



Physical Location

Titan Landscape Services

42212 N 41st Drive, #101

Anthem, AZ 85086

STATE OF ARIZONA

Office of the License No. ROC Registrar of Contractors

This is to Certify That

Titan Landscape Services LLC

DBA (Fany)

Titan Landscape Services

Having been shown to possess all the necessary qualifications, and having complied with all the requirements of the law, is by order of the Registrar of Contractors duly licensed and admitted to engage in and pursue the business of

CR21

Landscaping and Irrigation Systems



Contractor in the State of Arizona. Given my hand and the seal of the Registrar of Contractors

in my office, City of Phoenix, on 12/07/2016

DIRECTOR, ARIZONA REGISTRAR OF CONTRACTORS

310124

ARIZONA CERTIFIED LANDSCAPE PROFESSIONAL

This Certificate is Hereby Awarded to:

Aaron Eubank A0718-788

In recognition of superior knowledge, competence and skill levels demonstrated in essential landscape work activities.

Valid through 07/17/2022

Judy Gausman CEO, Arizona Landscape Contractors' Association





ALCA CERTIFIED IRRIGATION TECHNICIAN

This Certificate is Hereby Awarded to:

Aaron Eubank, Titan Landscape Services/ Titan Tree Care IT1119-17

Dedicated to increasing efficiency and optimizing water usage of existing irrigation systems.

Judy Gausman CEO, Arizona Landscape Contractors' Association







of one of these companies. placed in the Tree Care Industry Association (TCIA). TCIA is a received this card because you are an employee firms and affiliated companies worldwide. You have trade association of more than 2,400 commercial tree care YOUR ROAD MAP TO A SUCCESSFUL Thank you for your membership and the confidence you have now to naviga Flip this mailer o

TREE CARE BUSINESS!

Aaron Eubank,



Certified Treecare Safety Professional

This card certifies that

Aaron Eubank

has been accorded the designation "Certified Treecare Safety Professional", or CTSP, by the Tree Care Industry Association



Certification #: 04386 Renewal Date: 6/23/2024

Bryan Dalton Director, Training and Credentialing

TREE CARE INDUSTRY ASSOCIATION

Aaron Eubank **Titan Tree Care**

Member ID #: 218609

Member Since: 5/17/2018

Membership Expires: 3/31/2022





The International Society of Arboriculture

Hereby Announces That

Aaron C. Eubank

Has Earned the Credential

ISA Tree Risk Assessment Qualification®

By successfully meeting ISA Tree Risk Assessment Qualification certification requirements through demonstrated attainment of relevant competencies as supported by the ISA Credentialing Council

Caitlyn Pollihan
CEO & Executive Director

3 August 2018

3 August 2023

Issue Date

Expiration Date









Hereby Announces That

Aaron C. Eubank

Has Earned the Credential

ISA Certified Arborist ®

By successfully meeting ISA Certified Arborist certification requirements through demonstrated attainment of relevant competencies as supported by the ISA Credentialing Council

Caitlyn Pollihan
CEO & Executive Director

14 September 2013

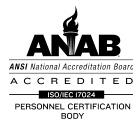
31 December 2022

WE-2311A

Issue Date

Expiration Date

Certification Number



#0847 ISA Certified Arborist



THE IRRIGATION ASSOCIATION

Certifies that

December 4, 1992

Aaron C. Eubank

All The Necessary Requirements

And Should Henceforth Be Recognized As A Certified

LANDSCAPE IRRIGATION AUDITOR

Chairman, Certification Board

lould & hued



This is to Certify that

Aaron Eubanks

Has successfully completed the City of Phoenix Public Works Department

Certified Clean Green Training Program

Approved Wills

March 8, 2017

Date

Certified Clean Green materials delivered to City of Phoenix are diverted for mulching and are not landfilled

WORKSHEET 1: PRODUCTS AND SERVICES OFFERED

Additional sheets may be utilized

1.1 Indicate below the categories of products and/or services your firm offers by placing an "X" in the appropriate box.		
	Product	
	or	
	Services	
Description of Product	Offered	Notes, Limitations or Exceptions
Grounds Products		
Grounds Equipment		
Irrigation Products		
Additional Grounds and Irrigation Services	X	
Equipment Rental		
Used Equipment		

1.2 SCOPE OF WORK - Describe your firm's method for satisfying the Scope of Work on pages 26-27.

Hello,

We are a full service landscape, irrigation and tree contractor. We have seventeen team members located in the North Phoenix area. We do a lot of work for Circle K Corp here in town and we are able to respond quickly to any issues they have. We also have a multi year contract with Salt River Project where we maintain the landscaping and trees well over 100 electrical substations. Those sites have schedule and emergency work that needs to get done and we are able to handle that as well. Additionally, we take care of the Madison ElementarySchool District for tree work as well as Arizona Grand Resort, a few Health and Rehb facilities, and several Cemeteries for Dignity Memorial/Service Corporation International. We are not a huge company, but I think we are large enough to take care of large facility oriented clients, yet small and flexible enough to care and be concerned about getting the job done right.

WORKSHEET 1: PRODUCTS AND SERVICES OFFERED			
1.3 RETURNS – Please describe your firm's return policy.			
1.4 ADDITIONAL PRODUCT INFORMATION – Please provide an explanation of your minimum order quantities, any lead time requirements and your firm's shipping policy. Fuel surcharges will not be allowed.			

WORKSHEET 2: EXPERIENCE/EXPERTISE

2.1 EXPERIENCE - Please provide a brief history of your firm and provide the number of years your firm has been providing the products/services being offered.
Titan was established in 2016. We started out providing tree service to residential customers. Over the years, we have been approached by resorts, facilities, utlities, and school disticts to help them with their landscape and tree service needs. In the 80's and 90's, Aaron Eubank, owned a large commercial landscape maintenance company in the metro Phoenix area. That company merged with a national landscape company in 1998. At the time of the merger, a "non compete" agreement was executed so Aaron was not able to perform landscape or tree services within 100 miles of Phoenix for several years. Aaron started Titan Pest Control in 1999 and continues to own that company. When the "non compete" agreement expired, Aaron started Titan Landscape Services.

WORKSHEET 2: EXPERIENCE/EXPERTISE

2.2 KEY PERSONNEL - Please provide information (Bios) regarding the key personnel including but not limited to: education, experience, certifications and years of service in the industry.
Aaron Eubank-Has been in the landscape industry locally since 1984. He is a Certified Arborist, Tree Risk Assessment Qulified, Irigation Auditor, Certified Tree Care Safety Professional, Certified Qualifying Party for Pest Control, Weed Control, and Turf and Ornamential Horticulture, Assocoiate Certified Entomologist, and Qualifying Party for Contractor's License # 310124.
Jaime Gurerro-Tree worker and climber for several tree companies in Metro Phoenix for 14 years.
Ruben Perez-Tree worker and climber for several tree companies in Metro Phoenix for 27 years.
Claih Watson- Admin staff and Office Manager- Titan Pest Control and Titan Landscape Services- 7 years

WORKSHEET 2: EXPERIENCE/EXPERTISE

2.3 PAST PERFORMANCE – Provide a description of any past, relevant work with school districts or public sector clients. Include a brief summary of the work completed.
SRP-Currently in a multi year contract providing landscape, weed control, irrigation and trees at over 100 electrical substations. Madison Elemenatry School District-Provide annual tree pruning for several schools within the district. Dignity Memorial-Provide tree pruning and landscape installation services at several facilities through out Phoenix. Circle K Stores-Provide landscape, weed control, and tree work for hundreds of stores through out the Phoenix area. Arizona Grand Resort- Provide large tree pruning and removal services through out the resort.

WORKSHEET 3: REFERENCES

3.1 Provide five (5) references, preferably government entities, for which your firm has provided similar services.		
REFERENCE #1		
COMPANY NAME:	Dignity Memorial/SCI	
CONTACT NAME:	Jason Wellman	
CONTACT PHONE NUMBER:	602-980-6518	
CONTACT EMAIL ADDRESS:	jason.wellman@dignitymemorial.com	

DESCRIPTION OF PRODUCTS/SERVICES PROVIDED:

Large tree pruning and removal. Landscape installation.

REFERENCE #2		
COMPANY NAME:	Salt River Project	
CONTACT NAME:	Rico Beltran	
CONTACT PHONE NUMBER:	602-818-6256	
CONTACT EMAIL ADDRESS:	rico.beltran@srpnet.com	

DESCRIPTION OF PRODUCTS/SERVICES PROVIDED:

Monthly landscape, irrigation and tree maintenance.

WORKSHEET 3: REFERENCES

REFERENCE #3		
COMPANY NAME:	Madison Elementary School District	
CONTACT NAME:	Eddie Arias	
CONTACT PHONE NUMBER:	602-628-9531	
CONTACT EMAIL ADDRESS:	earias@madisoned.org	

DESCRIPTION OF PRODUCTS/SERVICES PROVIDED:

Large tree pruning and removal.

REFERENCE #4		
COMPANY NAME:	Circle K Corp	
CONTACT NAME:	Pete Szaszfai	
CONTACT PHONE NUMBER:	602-721-4573	
CONTACT EMAIL ADDRESS:	pszaszfai@circlek.com	

DESCRIPTION OF PRODUCTS/SERVICES PROVIDED: Type text here

Monthly landscape, irrigation, tree maintenance.

WORKSHEET 3: REFERENCES

REFERENCE #5			
COMPANY NAME:	Arizona Grand Resort		
CONTACT NAME:	Mike Kustka		
CONTACT PHONE NUMBER:	480-233-4594		
CONTACT EMAIL ADDRESS:			

DESCRIPTION OF PRODUCTS/SERVICES PROVIDED: Type text here

Large tree pruning and removal. Occasional landscape maintenace.

OFFEROR'S PROPOSAL AND CONTRACT ACCEPTANCE

The Undersigned hereby certifies understanding and compliance with the requirements in the General Terms and Conditions. Offeror further agrees to furnish the material and/or service in compliance with all terms, conditions, specifications, and amendments in the solicitation and any written exceptions in the Proposal.

81-4502009 42212 N 41st Drive, #101				
Federal Employer Identification Number	Address			
Titan Landscape Services	Anthem	AZ	85086	
Company Name	City	State	Zip	
Aaron Eubank	623-444-8448			
Printed Name	Company Telepho	ne Number		
Owner	Cliah Watson			
Title	Accounting / AP C	Accounting / AP Contact Name		
aaron@titanls.com	cliah@titanls.c	cliah@titanls.com		
Primary Email (for Contract Inquiries)	Accounting / AP E	mail		
Aaron Eubank				
Authorized Signature				
Orders and/or Contracts to 1GPA. The contractor shall provide mo reports based on all contract activity to 1GPA. Contractor will be invo	iced from these reports. Invoice	es are due upon rec		
The Proposal is hereby accepted:				
The Contractor is now bound to sell the materials and/or services offer all terms, conditions, specifications, amendments, etc.	red to and accepted by 1GPA in	accordance with the	e solicitation, including	
This contract shall henceforth be referred to as 23-10DV	, Grounds and Irrigation Prod	lucts and Services	i	
Awarded this day of	2022			
This contract shall be effective thisday of	2022			
1GPA				
Signature:	Date:			
Printed Name:	Title:			
Approved By: Deer Valley Unified School District No. 97				
Signature:	Date:			
Printed Name:	Titlo.			

The following certifications and provisions are required and apply when a 1GPA Member expends federal funds for any contract resulting from this procurement process. Accordingly, the parties agree that the following terms and conditions apply to the Contract between 1GPA, Member and awarded Vendor ("Vendor") in all situations where Vendor has been paid or will be paid with federal funds:

(A). Contractor Violation or Breach of Contract Terms

Contracts for more than the simplified acquisition threshold currently set at \$250,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.

Pursuant to Federal Rule (A) above, when 1GPA Member expends federal funds, 1GPA reserves all rights and privileges under the applicable laws and regulations with respect to this procurement in the event of breach of contract by either party.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

(B). Termination for Cause or Convenience

Termination for cause and for convenience by the grantee or subgrantee including the manner by which it will be effected and the basis for settlement. (All contracts in excess of \$10,000)

Pursuant to Federal Rule (B) above, when 1GPA Member expends federal funds, 1GPA or its Member reserves the right to immediately terminate any agreement in excess of \$10,000 resulting from this procurement process in the event of a breach or default of the agreement by Vendor in the event Vendor fails to: (1) meet schedules, deadlines, and/or delivery dates within the time specified in the procurement solicitation, contract, and/or a purchase order; (2) make any payments owed; or (3) otherwise perform in accordance with the contract and/or the procurement solicitation. 1GPA also reserves the right to terminate the contract immediately, with written notice to vendor, for convenience, if 1GPA believes, in its sole discretion that it is in the best interest of 1GPA to do so. Vendor will be compensated for work performed and accepted and goods accepted by 1GPA as of the termination date if the contract is terminated for convenience of 1GPA. Any award under this procurement process is not exclusive and 1GPA reserves the right to purchase goods and services from other vendors when it is in 1GPA's best interest.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

(C). Equal Employment Opportunity

Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."

Pursuant to Federal Rule (C) above, when 1GPA Member expends federal funds on any federally assisted construction contract, the equal opportunity clause is incorporated by reference herein.

Does Vendor agree to abide by the above? YES AE Initials of Authorized Representative of Vendor

(D). Davis-Bacon Act

[Applicable ONLY to prime construction contracts in excess of \$2,000 where federal funds are being used for the project] Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or subrecipient must be prohibited from inducing, by any means,

any person employed in the construction, completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.

Pursuant to Federal Rule (D) above, when 1GPA Member expends federal funds during the term of an award for all contracts and subgrants for construction or repair, Vendor will be in compliance with all applicable Davis-Bacon Act provisions.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

(E). Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708)

Where applicable, all contracts awarded in excess of \$100,000 that involve the employment of mechanics or laborers, Contractor agrees to comply with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor is required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.

Pursuant to Federal Rule (E) above, when 1GPA Members expends federal funds, Vendor certifies that Vendor will be in compliance with all applicable provisions of the Contract Work Hours and Safety Standards Act during the term of an award for all contracts by 1GPA resulting from this procurement process.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

(F). Rights to Inventions Made Under a Contract or Agreement

If the Federal award meets the definition of "funding agreement" under 37 CFR §401.2 (a) and the recipient or subrecipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or subrecipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.

Pursuant to Federal Rule (F) above, when federal funds are expended by 1GPA Member, Vendor certifies that during the term of an award for all contracts by 1GPA resulting from this procurement process, Vendor agrees to comply with all applicable requirements as referenced in Federal Rule (6) above.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

(G). Clean Air Act and Federal Water Pollution Act

Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended—Contracts and subgrants of amounts in excess of \$250,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).

Pursuant to Federal Rule (G) above, when federal funds are expended by 1GPA Member, Vendor certifies that during the term of an award for all contracts by 1GPA resulting from this procurement process, Vendor agrees to comply with all applicable requirements as referenced in Federal Rule (G) above.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

(H). Debarment and Suspension

Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the

names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.

Pursuant to Federal Rule (H) above, when federal funds are expended by 1GPA Member, Vendor certifies that during the term of an award for all contracts by 1GPA resulting from this procurement process, Vendor certifies that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by any federal department or agency.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

(I). Byrd Anti-Lobbying Amendment

Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)—Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

Pursuant to Federal Rule (I) above, when federal funds are expended by 1GPA Member, Vendor certifies that during the term and after the awarded term of an award for all contracts by 1GPA resulting from this procurement process, the vendor certifies that it is in compliance with all applicable provisions of the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352). The undersigned further certifies that:

- (1) No Federal appropriated funds have been paid or will be paid for on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of congress, or an employee of a Member of Congress in connection with the awarding of a Federal contract, the making of a Federal grant, the making of a Federal loan, the entering into a cooperative agreement, and the extension, continuation, renewal, amendment, or modification of a Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of congress, or an employee of a Member of Congress in connection with this Federal grant or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all covered sub-awards exceeding \$100,000 in Federal funds at all appropriate tiers and that all subrecipients shall certify and disclose accordingly.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

(J). Procurement of Recovered Materials

When federal funds are expended, Member and its contractors must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include: (1) procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; (2) procuring solid waste management services in a manner that maximizes energy and resource recovery; and (3) establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.

Pursuant to Federal Rule (J) above, when federal funds are expended by the Member, as required by the Resource Conservation and Recovery Act of 1976 (42 U.S.C. § 6962(c)(3)(A)(i)), the vendor certifies, by signing this document, that the percentage of recovered materials content for EPA-designated items to be delivered or used in the performance of the contract will be at least the amount required by the applicable contract specifications or other contractual requirements.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

(K). Domestic Preferences for Procurements

As appropriate and to the extent consistent with law, the non-Federal entity should, to the greatest extent practicable under a Federal award, provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products). The requirements of this section must be included in all subawards including all contracts and purchase orders for work or products under this award. For purposes of 2 CFR Part 200.322, "Produced in the United States" means, for iron and steel products,

that all manufacturing processes, from the initial melting stag through the application of coatings, occurred in the United States. Moreover, for purposes of 2 CFR Part 200.322, "Manufactured products" means items and construction materials composed in whole or in part of non-ferrous metals such as aluminum, plastics and polymer-based products such as polyvinyl chloride pipe, aggregates such as concrete, class, including optical fiber, and lumber.

Pursuant to Federal Rule (K) above, when federal funds are expended by the Member, vendor certifies, by signing this document, that to the greatest extent practicable vendor will provide a preference for the purchase, acquisition, or use of goods, products, or materials produced in the United States (including but not limited to iron, aluminum, steel, cement, and other manufactured products).

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

(L). Ban on Foreign Telecommunications

Federal grant funds may not be used to purchase equipment, services, or systems that use "covered telecommunications" equipment or services as a substantial or essential component of any system, or as critical technology as part of any system. "Covered telecommunications" means purchases from Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities), and video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities).

Pursuant to Federal Rule (L) above, when federal funds are expended by the Member, vendor certifies, by signing this document, vendor will not purchase equipment, services, or systems that use "covered telecommunications", as defined by 2 CFR §200.216, equipment or services as a substantial or essential component of any system, or as critical technology as part of any system.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

RECORD RETENTION REQUIREMENTS FOR CONTRACTS INVOLVING FEDERAL FUNDS

When federal funds are expended by 1GPA Member for any contract resulting from this procurement process, Vendor certifies that it will comply with the record retention requirements detailed in 2 CFR § 200.333. Vendor further certifies that it will retain all records as required by 2 CFR § 200.333 for a period of three years after grantees or subgrantees submit final expenditure reports or quarterly or annual financial reports, as applicable, and all other pending matters are closed.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

CERTIFICATION OF COMPLIANCE WITH THE ENERGY POLICY AND CONSERVATION ACT

When 1GPA Member expends federal funds for any contract resulting from this procurement process, Vendor certifies that it will comply with the mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (42 U.S.C. 6321 et seq.; 49 C.F.R. Part 18).

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

CERTIFICATION OF EQUAL EMPLOYMENT STATEMENT

It is the policy of 1GPA not to discriminate on the basis of race, color, national origin, gender, limited English proficiency or handicapping conditions in its programs. Vendor agrees not to discriminate against any employee or applicant for employment to be employed in the performance of this Contract, with respect to hire, tenure, terms, conditions and privileges of employment, or a matter directly or indirectly related to employment, because of age (except where based on a bona fide occupational qualification), sex (except where based on a bona fide occupational qualification), race, color, religion, national origin, or ancestry. Vendor further agrees that every subcontract entered into for the performance of this Contract shall contain a provision requiring non-discrimination in employment herein specified, binding upon each subcontractor. Breach of this covenant may be regarded as a material breach of the Contract.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

CERTIFICATION OF COMPLIANCE WITH BUY AMERICAN PROVISIONS

[Only Applicable to Contracts funded under the National School Lunch Program] The Buy American regulations promulgated by USDA and TDA require public school districts to purchase domestically grown and processed food to the maximum extent practicable. The food product must consist of agricultural commodities that were grown domestically, unless an authorized exception exists and has been approved by the District.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

CERTIFICATION OF ACCESS TO RECORDS - 2 C.F.R. § 200.336

Vendor agrees that the District's Inspector General or any of their duly authorized representatives shall have access to any books, documents, papers and records of Vendor that are directly pertinent to Vendor's discharge of its obligations under the Contract for the purpose of making audits, examinations, excerpts, and transcriptions. The right also includes timely and reasonable access to Vendor's personnel for the purpose of interview and discussion relating to such documents.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

CERTIFICATION OF APPLICABILITY TO SUBCONTRACTORS

Vendor agrees that all contracts it awards pursuant to the Contract shall be bound by the foregoing terms and conditions.

Does Vendor agree? YES AE Initials of Authorized Representative of Vendor

VENDOR AGREES TO COMPLY WITH ALL APPLICABLE FEDERAL, STATE, AND LOCAL LAWS, RULES, REGULATIONS, AND ORDINANCES. IT IS FURTHER ACKNOWLEDGED THAT VENDOR CERTIFIES COMPLIANCE WITH ALL PROVISIONS, LAWS, ACTS, REGULATIONS, ETC. AS SPECIFICALLY NOTED ABOVE.

/endor's Name: Titan Landscape Services	
Address, City, State, and Zip Code: 42212 N 41st Drive, #101, Anthe, AZ 85086	
Phone Number: 623-444-8448 Fax Number:	
Printed Name and Title of Authorized Representative: Aaron Eubank - Owner	
Email Address: _aaron@titanls.com	
Signature of Authorized Representative: Aaron Eubank _ Que	
Date: 410-10-2022	

ANTITRUST CERTIFICATION STATEMENT

Texas Government Code

§2155.005

I affirm under penalty of perjury of the laws of the State of Texas that:

- 1. I am duly authorized to execute this contract on my own behalf or on behalf of the company, corporation, firm, partnership or individual (Company) listed below.
- 2. In connection with this bid, neither I nor any representative of the Company has violated any provision of the Texas Free Enterprise and Antitrust Act, Tex. Bus. & Comm. Code Chapter 15.
- 3. In connection with this bid, neither I nor any representative of the Company has violated any federal antitrust law; and
- 4. Neither I nor any representative of the company has directly or indirectly communicated any of the contents of this bid to a competitor of the company or any other company, corporation, firm, partnership, or individual engaged in the same line of business as the company listed.

Vendor Nar	me Titan Landscspe Services		N	
Address	42212 N 41st Drive		_	
	Suite 101		_	
	Anthem, AZ 85086		_	
Phone 62	3-444-8448	Fax		
Printed Nar	me of Authorized Representative:	Aaron Eubank		
Title of Auth	norized Representative: Owner		100	
Signature o	f Authorized Representative: Aa	aron Eubank 🧸 🕡	9EK	
Date: 10-1	10-2022			

CERTIFICATE OF LIABILITY INSURANCE

DATE (MM/DD/YYYY)_____

INSU	JRER(S) FOR COVERAGES IN 1	THE MIN	IMUM A	CONTRACT, THE CONTRACTO MOUNTS AS STATED BELOW. AND SHALL NOT SERVE TO LIN	THE COVERAGES	SHALL BE MAIN	NTAINED IN FULL FOR	M RCE AND
IMPC	PRTANT: If the certificate holder is an	ADDITIO	NAL INS	JRED, the policy(ies) must be endorse this certificate does not confer rights	ed. If SUBROGATION	S WAIVED, subje	ct to the terms and conditi	ons of the policy,
PRO	DUCER			CONTACT NAME:	to the certificate fiolider	in lica of sacir circ	dorsement(s).	
				PHONE:			FAX:	
			-	E-MAIL ADDRESS:				
				INSURER A:	S) AFFORDING COVE	RAGE		NAIC#
				INSURER B:				
11.00				INSURER C:	Alexander de la Companya de la Comp			
				INSURER D:				
				INSURER E: INSURER F:				
COVE	RAGES	CER		TE NUMBER:		REVISION	NUMBER:	
OR N	VITHSTANDING ANY REQUIREMEN	NT, TERM AFFORDE BEEN REC	OR CON D BY TH DUCED B	CE LISTED BELOW HAVE BEEN ISS DITION OF ANY CONTRACT OR OT HE POLICIES DESCRIBED HEREIN LY PAID CLAIMS.	HER DOCUMENT WIT	ED NAMED ABOV	VE FOR THE POLICY PE	E MAY BE ISSUED
INSR	TYPE OF INSURANCE	ADDL INSD	SUBR	POLICY NUMBER	POLICY EFF (MM/DD/YYYY)	POLICY EXP (MM/DD/YYYY)	LIMIT	c
	COMMERCIAL GENERAL LIABILITY				, , , , , , , , , , , , , , , , , , ,			
	CLAIMS-						DAMAGE TO RENTED	S
	MADE OCCUR						PREMISES (Ea occurrence)	\$
							MED EXP (Any one person)	\$
							PERSONAL & ADV INJURY	\$
	GEN'L AGGREGATE LIMIT APPLIES PER:						GENERAL AGGREGATE	\$
	POLICY PRO- JECT LOC						PRODUCTS - COMP/OP AGO	5 \$
	OTHER:							\$
	AUTOMOBILE LIABILITY						COMBINED SINGLE LIMIT (Ea accident)	s
	ANY AUTO ALL OWNED SCHEDULED						BODILY INJURY (Per person)	\$
	AUTOS AUTOS						BODILY INJURY (Per accident) s
	HIRED AUTOS NON-OWNED AUTOS						PROPERTY DAMAGE (Per accident)	\$
								s
	UMBRELLA LIAB OCCUR						EACH OCCURRENCE	S
	EXCESS LIAB MADE						AGGREGATE	s
	DED RETENTION \$							s
	WORKERS COMPENSATION AND EMPLOYERS' LIABILITY						PER OTH- STATUTE ER	
	ANY PROPRIETOR/PARTNER/ Y / N EXECUTIVE OFFICER/MEMBER						E.L. EACH ACCIDENT	S
	EXCLUDED? (Mandatory in NH)	N/A					E.L. DISEASE-EA EMPLOYEE	
	If yes, describe under DESCRIPTION OF OPERATIONS below							
DESC	RIPTION OF OPERATIONS / LOCA	TIONS / V	/EHICLES	S			E.L. DISEASE-POLICY LIMIT	5
FURT MEMI AUTH	AGREED THAT ANY INSURANI THER AGREED THAT NO POLI BER WITHOUT THIRTY (30) D HORIZED REPRESENTATIVE OF	CE AVAI ICY SHA IAYS WF	LABLE T LL EXP RITTEN	ISURED AS REQUIRED BY STA TO THE NAMED INSURED SHAI IRE, BE CANCELLED OR MATE NOTICE TO THE MEMBER. T CE COMPANY.	LL BE PRIMARY OF ERIALLY CHANGED	TO AFFECT T	CES THAT MAY BE A	VAILABLE, IT IS
ERTI	FICATE HOLDER				CANCELLATION			
1GPA 1910 W Washington Street Phoenix, AZ 85009				SHOULD ANY OF THE ABOVE DESCRIBED POLICIES BE CANCELLED BEFORE THE EXPIRATION DATE THEREOF, NOTICE WILL BE DELIVERED IN ACCORDANCE WITH POLICY PROVISIONS.				
	- Augusta and a second				AUTHORIZED RE	PRESENTATIVE		

ACORD 25 (2014/01)

MINORITY/WOMEN BUSINESS ENTERPRISE (MWBE) AND HISTORICALLY UNDERUTILIZED BUISNESS (HUB)

Bidding companies that have been certified as Historically Underutilized Business (HUB) or Minority/Wom Enterprise (MWBE) entities are encouraged to indicate their HUB and MWBE status when responding to t	
	No No
Please scan a copy of MWBE and/or HUB certification letter and the percentage of your business with MV uppliers, if applicable, in your response in OpenGov Procurement as required.	VBE and/or HUE
the authorized representative for the company named below, certify that the information concernerification, and MWBE and HUB certifications have been reviewed by me and the information furtoon the best of my knowledge.	ing residency nished is true
ertification, and MWBE and HUB certifications have been reviewed by me and the information fur	ing residency nished is true
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retrification, and MWBE and HUB certifications have been reviewed by me and the information furnothe best of my knowledge. Vendor Name:	nished is true

State of Arizona	County of Maricopa
Aaron Eubank	Owner
Name	Title
Titan Landscape Services	
Company Name	
having first been duly sworn, I hereby depose and sta	
The accompanying Proposal is genuine, and su interest or on behalf of any person or corporation	ich Offer is neither a sham nor collusive, nor is such Offer made in the on not named herein.
The Offeror has not directly or indirectly induce induced or solicited any other Offeror to refrain	ed or solicited any other Offeror to put in a sham or collusive bid, or from submitting an Offer.
The Offeror has not in any manner sought by advantage over any other Bidder.	collusion or anti-competitive means or practices to secure for itself
The Offeror has taken steps and exercised due of	diligence to ensure that no violation of A.R.S § 15-213(O) has occurred.
Signed:_	Wef
Title:	aufer
Subscribed and sworn to before me	
This day of October	. 20_22
This day of October	
Signature of Notary Public in and for the State of	LANNY A NELSON Notary Public - Arizona Maricopa County Commission # 599625
County of Maricipa	My Commission Expires February 27, 2025
My Commission Expires on $02/27/36$	025

NON-COLLUSION AFFIDAVIT

THIS PAGE MUST BE SIGNED, NOTARIZED AND RETURNED WITH YOUR RESPONSE

Remote online notarization is permitted in Arizona under A.R.S. §41-371 through 41-380 and should contain the statement "This remote online notarization involved the use of communication technology." Resources regarding online notaries for Arizona can be found at https://azsos.gov/business/notary/enotary.

CONFIDENTIAL/PROPRIETARY SUBMITTALS

Confidential/Proprietary Submittal (mark one):	
No confidential/proprietary materials included.	
Confidential/Proprietary materials included. Offerors should identify below any portion of their Proposal dee onfidential or proprietary. Identification in this section does not guarantee that disclosure will be prevented but that the item e subject to review by the Offeror and 1GPA prior to any public disclosure. Contract terms and conditions, pricing, information generally available to the public are not considered confidential information. 1GPA will be the final judge if mate will be accepted as confidential or not. Request to deem the entire Proposal or price as confidential will not be a consideration.	will and rials
complete description of the material to be considered confidential, including the page number, paragraph and other identifination must be outlined below.	able
he undersigned hereby acknowledges that any items deemed to be confidential or proprietary are clearly listed on this Fo Fitan Landscape Services	m.
endor Name	
Aaron Eubank - Owner	
rinted Name and Title	

DEBARMENT CERTIFICATION

Neither my company nor an owner or principal of my company has been debarred, suspended or otherwise made ineligible for participation in Federal Assistance programs under Executive Order 12549, "Debarment and Suspension," as described in the Federal Register and Rules and Regulations.

By signature below, I certify that the above is true, complete and accurate and that I am authorized by my company to make this certification.

Vendor Name: Titan Landscape Services
Printed Name of Authorized Representative: Aaron Eubank
Title of Authorized Representative: Owner
Signature of Authorized Representative:
Date: 10-10-2022

(Rev. October 2018) Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information

Give Form to the requester. Do not send to the IRS.

	4 Name	(
	Titan	(as shown on your income tax return). Name is required on this line; do Landscape Services	not leave this line blank.			
Print or type. Specific Instructions on page 3.	2 Busin	ess name/disregarded entity name, if different from above				
	3 Check follow	c appropriate box for federal tax classification of the person whose name ing seven boxes.	4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):			
		lividual/sole proprietor or C Corporation S Corporation gle-member LLC	Exempt payee code (if any)			
	☑ Lin	nited liability company. Enter the tax classification (C=C corporation, S=	S corporation, P=Partners	ship) ▶	1 1 3	
	and	te: Check the appropriate box in the line above for the tax classification C if the LLC is classified as a single-member LLC that is disregarded fro other LLC that is not disregarded from the owner for U.S. federal tax pur disregarded from the owner should check the appropriate box for the tax	Exemption from FATCA reporting code (if any)			
ecif	_	ner (see instructions) ►	A Classification of its owner	51.	(Applies to accounts maintained outside the U.S.)	
Š	5 Addre	ss (number, street, and apt. or suite no.) See instructions.		Requester's name a	nd address (optional)	
96		2 N 41st Drive, #101				
0)		tate, and ZIP code				
		em, Az 85086				
	7 List ac	count number(s) here (optional)	/			
Par		Taxpayer Identification Number (TIN)				
Enter	your TIN	in the appropriate box. The TIN provided must match the name	e given on line 1 to avo	oid Social sec	urity number	
reside	p witnno nt alien.::	lding. For individuals, this is generally your social security numl sole proprietor, or disregarded entity, see the instructions for P	ber (SSN). However, fo	ora		
entitie	s, it is yo	ur employer identification number (EIN). If you do not have a nu	umber, see <i>How to get</i>	t a	- -	
TIN, la	ter.		· ·	or		
		count is in more than one name, see the instructions for line 1.	Also see What Name and Employe		r identification number	
IVUITIO	er ro Giv	re the Requester for guidelines on whose number to enter.		81 -	4502009	
Par		Certification				
Under	penaltie	s of perjury, I certify that:				
2. I an Ser	i not sub ⁄ice (IRS)	shown on this form is my correct taxpayer identification numbe ject to backup withholding because: (a) I am exempt from back I that I am subject to backup withholding as a result of a failure bject to backup withholding; and	(up withholding, or (b)	I have not been no	atified by the Internal Revenue	
3. I an	a U.S. c	sitizen or other U.S. person (defined below); and				
4. The	FATCA (code(s) entered on this form (if any) indicating that I am exempt	from FATCA reporting	g is correct.		
you na acquis	ve talled ition or al	structions. You must cross out item 2 above if you have been not to report all interest and dividends on your tax return. For real establishment of secured property, cancellation of debt, contribution set and dividends, you are not required to sign the certification, bu	ite transactions, item 2 ns to an individual retire	does not apply. For ement arrangement	r mortgage interest paid, (IRA), and generally, payments	
Sign Here	-	nature of . person ►	D	Date ▶		
Ger	neral	Instructions	• Form 1099-DIV (div funds)	ridends, including t	those from stocks or mutual	
Section references are to the Internal Revenue Code unless otherwise noted.			Form 1099-MISC (various types of income, prizes, awards, or gross			

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property) Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.