

MISSOURI DEPARTMENT OF TRANSPORTATION GUIDELINES AND DOCUMENTATION FOR PRICE AGREEMENT SERVICES

THIS IS NOT AN ORDER

REQUEST FOR BID

It is the vendor's responsibility to read and comply with all conditions, specifications, and instructions outlined in this document. This document and any subsequent attachments shall supersede all confirmation forms, receipts, or any other paperwork needed to secure materials, equipment, or services.

TODAY'S DATE:	DUE BY:		FOB REQUIREMENTS:			
NOVEMBER 30, 2015	10:00 AM CST	DECEMBER 18, 2015	DESTINATION			
AGREEMENT PERIOD:	BID #: SEW16-1	198RY	BUYER: Gloria Bunch			
ON-CALL AS NEEDED, IF NEEDED MULTIPLE AWARD OPEN ENROLLMENT PERIOD	THIS BID # SHOULD I MAILING LABELS, EN' OTHER CORRESPON	,	PHONE NUMBER: 417-469-6256 FAX NUMBER: 417-469-3449 Email: gloria.bunch@modot.mo.gov			
District Mailing Address:	•	Service Locations:				
Mo Department of Transportation Southeast Procurement 3956 E. Main Willow Springs, MO 65793		Various Facilities Throughout Southeast District				

On-Call Hauling Service

MoDOT Southeast District seeks pricing for **On-Call Hauling Services** to move materials such as sodium chloride (*salt*), aggregate (*rock*), premix, sand, cinders, etc. between facilities within the 26 counties we service on an as-needed basis. Counties include Bollinger, Butler, Cape Girardeau, Carter, Dent, Douglas, Dunklin, Howell, Iron, Madison, Mississippi, New Madrid, Oregon, Ozark, Pemiscot, Perry, Reynolds, Ripley, Scott, Shannon, St. Francois, St. Genevieve, Stoddard, Texas, Wayne and Wright.

Contractors will be paid a flat rate for each call out/mobilization fee to cover the cost of equipment and manpower in place at the originating point and returning at the completion of the project, plus a "per mile" rate for the mileage involved in hauling materials, as described (*origin to destination only*). Rates are to be provided on a county by county basis as listed on the pricing page.

Award will not be made to a specific contractor. All who respond with pricing and other required documentation will be pre-approved/pre-qualified. Additional vendors may be added at later dates to best serve the interests of MoDOT regarding location, etc. A haul rate chart with contact information will be issued to MoDOT personnel so a contractor selection may be made based upon project location, price and availability when and if a need for this service arises.

Note: Pre-approval/pre-qualification does not guarantee any work during the agreement period if services are not needed.

When a need for service arises, MoDOT will determine the amount of material to be hauled from the originating county (pick up point) to the destination (delivery point) and compute the number of trips required to complete the movement (based on an average of 25 tons per load) and the mileage involved. The "lowest and best contractor" will be determined by MoDOT and contact made to work out the details of the specific job (material/tonnage requirements, # of units needed, time frame for work completion, routes, actual mileage, etc.)

MoDOT facilities do not have scales, therefore weighing of materials will not be required. Contractors and MoDOT loading crews are expected to use their knowledge of truck capacities, materials and loading capabilities to ensure trucks are loaded to capacity without exceeding legal weight limits (*averaging 25 tons per load*).

Pricing Page

County	Call Out Fee (Mobilization Cost Per Unit)	Mileage Rate (Per Mile Cost)	Minimum Notification (Required Notice to Begin Mobilization & Hauling)			
Bollinger						
Butler						
Cape Girardeau						
Carter						
Dent						
Douglas						
Dunklin						
Howell						
Iron						
Madison						
Mississippi						
New Madrid						
Oregon						
Ozark						
Pemiscot						
Perry						
Reynolds						
Ripley						
Scott						
Shannon						
St. Francois						
St. Genevieve						
Stoddard						
Texas						
Wayne						
Wright						

Demurrage

MoDOT will be allowed one-half (½) hour for loading/unloading each truckload of material free of demurrage, from start time agreed upon between MoDOT and the contractor. If MoDOT delays the contractor from loading/unloading material for greater than one-half (½) hour, the contractor shall be compensated at the rate of \$60 per hour, computed to the nearest 15 minutes. However, the contractor is given the same allowance for performance and delay on the contractor's part exceeding one-half (½) hour will allow MoDOT to be compensated at the same rate of demurrage by deducting this from the invoice before payment for services is made. It is expected that MoDOT and contractors will be communicate and work together as situations arise to limit such charges.

Fluctuating Market Conditions/Seasonal Availability Changes

Prices quoted shall be <u>FIRM</u> for the agreement period. However, MoDOT recognizes current economic conditions and market fluctuations have an impact on the contractor's ability to quote and lock-in pricing for this service. Therefore, contractors will be allowed to submit revised prices to MoDOT Southeast District, no later than 1:00 PM on the last Monday of <u>each month</u>. Revisions received will go into effect the first day of the following month.

When revisions are received, an updated haul rate chart will be prepared and issued to personnel upon the effective date. Revised prices/terms replace previously quoted prices/terms and shall be <u>FIRM</u> for the next full month and/or the remainder of the agreement period, if no other revisions are received.

SPECIAL TERMS AND CONDITIONS

Insurance

The Contractor shall maintain or cause to be maintained at Contractor's own expense commercial general liability, automobile liability, workers compensation insurance against negligent acts, errors or omissions of the Contractor, or its subcontractors and anyone directly or indirectly employed by any of them. Any insurance policy required as specified in this Section shall be written by a company that is licensed and authorized to issue such insurance in the state of Missouri and shall provide insurance coverage for not less than the following limits of liability:

- 1) General Liability: Not less than \$500,000 for any one person in a single accident or occurrence, and not less than \$3,000,000 for all claims arising out of a single occurrence;
- 2) Automobile Liability: Not less than \$500,000 for any one person in a single accident or occurrence, and not less than \$3,000,000 for all claims arising out of a single occurrence;
- 3) Missouri State Workmen's Compensation policy or equivalent in accordance with state law.

The Contractor must provide a copy of their Certificate of Insurance showing coverage, in the amounts required above. MoDOT reserves the right, at its sole discretion, to determine the date by which this documentation must be provided. The Contractor's inability to provide this documentation may result in their bid being rejected.

MoDOT shall be listed as a "Certificate Holder" on the Certificate of Insurance with the following address:

Missouri Department of Transportation Southeast District 3956 E. Main Willow Springs, MO. 65793

Temporary Suspension of Work

The District Engineer or a designated representative shall have authority to suspend work wholly or in part of such period or periods as may be deemed necessary when weather or other conditions are such that in the opinion of the engineer, the work may be done at a later time with advantage to MoDOT or for failure on the part of the Contractor to comply with any of the provisions of the solicitation.

E-Verify

Due to the possibility that the cost of services will exceed \$5,000, vendors must comply with the requirements of, complete the forms for, and provide related to, the federal E-Verify program.

VENDOR NOTES

Vendors may attach other pertinent/supporting data along with their response to this solicitation. All responses to this solicitation should be submitted on this form and returned to the buyer listed above at the district address shown.

Responses must be mailed, or hand-delivered. Sealed bid responses may NOT be faxed or emailed.

<u>Southeast District</u> Facility Addresses & Physical Locations

Facility	County	Address	Location
Advance	Stoddard	28275 Highway 25, Advance, MO 63730	Jct 25 & 91
Alton	Oregon	Rt 1 Box 1822, Alton, MO 65606	Rt 160, 1 Mi E of Rt 19
Ava	Douglas	Rt 3 Box 23B, Ava, MO 65608	Rt 5, 0.5 Mi S of Rt 14
Belleview	Iron	2633 Highway 21, Belleview, MO 63623	Jct 21 & Rt O
Bunker	Dent	409 Highway A, Bunker, MO 63629	Rt A, 0.4 Mi W of Rt 72
Cape Girardeau	Scott	3359 E Outer Road, Scott City, MO 63780	I-55 EOR, S of Rt AB
Centerville	Reynolds	36620 Highway 21, Lesterville, MO 63654	Jct 21 & N
Charleston	Mississippi	6712 N Outer Road, Charleston, MO 63834	I-57 SOR, 0.2 Mi S of Rt 60
Dexter	Stoddard	1111 Hickory Log Drive, Dexter, MO 63841	Rt 60, 0.5 Mi E of Bus Rt 60
Doniphan	Ripley	Rt 3 Box 2277, Doniphan, MO 63935	Jct 21 & 160 East Junction
Dora	Ozark	Rt 1 Box 3830, Dora, MO 65637	Rt 181, 0.2 Mi N of Rt H
Ellington	Reynolds	605 N Second Street, Ellington, MO 63638	Rt 21, 0.2 Mi N of Rt 106
Ellsinore	Carter	Rt 2 Box 2198, Ellsinore, MO 63937	Jct 60 & 21 East Junction
Fredericktown	Madison	1001 County Rd 200, Fredericktown, MO 63645	Rt 67, 1 Mi S of Rt E
Gainesville	Ozark	Rt 1 Box 1C, Gainesville, MO 65655	Rt. MM, 500 Ft W of Rt 5
Hartville	Wright	5804 Highway 5, Hartville, MO 65667	Rt 5, 0.5 Mi N of Rt Z
Hayti	Pemiscot	492 N Outer Road, Hayti, MO 63851	I-55 EOR, 1.2 Mi N of Rt 84
Houston	Texas	1540 N Highway 63, Houston, MO 65483	Rt 63, 1 Mi N of Houston on Rt B
Jackson	Cape Girardeau	200 Highway Y, Jackson, MO 63755	Jct Y & 61
Kennett	Dunklin	1600 Southwest Drive, Kennett, MO 63857	Rt O, 0.5 Mi S of Rt 84
Kewanee	New Madrid	86 Highway W, New Madrid, MO 63869	Rt W, 0.2 Mi W of Rt 61
Malden	Dunklin	4005 N Douglas Street, Malden, MO 63863	Rt 25, 0.2 Mi S of Rt D
Marble Hill	Bollinger	Rt 2 Box 1655, Marble Hill, MO 63764	Rt 51, 1.5 Mi N of Rt FF
Mountain Grove	Wright	8675 Old Highway 60, Mountain Grove, MO 65711	Old Rt 60, 0.4 Mi W of Bus 60
Park Hills	St Francois	2240 Conway Road, Park Hills, MO 63601	Rt 67, 1.5 Mi S of Rt 8
Patton	Bollinger	Rt 1 Box 2490, Patton, MO 63662	Rt 72, 0.25 Mi E of Rt 51
Perryville	Perry	754 Lake Drive, Perryville, MO 63775	I-55 WOR, 1 Mi N of Rt 51
Piedmont	Wayne	Rt 2 Box 2636A, Piedmont, MO 63957	Rt 49, 0.5 Mi N of Rt 34
Poplar Bluff	Butler	3568 Highway 67 North, Poplar Bluff, MO 63901	Rt 67, 0.5 Mi N of Rt W
Puxico	Stoddard	240 Highway 51 South, Puxico, MO 63960	Rt 51, 0.5 Mi S of Rt PP
Qulin	Butler	13148 Highway 53, Qulin, MO 63961	Rt 53, 0.2 Mi N of Rt N
Sikeston	Scott	111 Edwards Street, Sikeston, MO 63801	Rt 62, 1.25 Mi W of I-55
Silva	Wayne	301 Main Street, Silva, MO 63964	Rt 67, 0.2 Mi S of Rt 34
St Genevieve	St Genevieve	17651 Highway 32, St Genevieve, MO 63670	Rt 32, 0.5 Mi W of I-55
Summersville	Texas	235 S Highway 17, Summersville, MO 65571	Rt 17, 0.3 Mi S of Rt 106
Van Buren	Carter	HCR 1 Box 99, Van Buren, MO 63965	Rt 60, 1 Mi E of Rt C
West Plains	Howell	1287 County Road 8690, West Plains, MO 65775	Rt 63, 0.5 Mi S of Rt ZZ
Willow Springs	Howell	3956 E. Main, Willow Springs, MO 65793	Rt 60, 0.5 M E of Rt 60/63 South Jct
Winona	Shannon	106 Industrial Drive, Winona, MO 65588	Rt 19, 1 Mi N of Rt 60

VENDOR INFORMATION & PREFERENCE CERTIFICATION FORM

Vendor Information

All bidders must furnish ALL applicable information requested below

Vendor Name/Mailing Address:	Vendor Contact Information (including area codes):					
Vendor Name/Maining Address.						
	Phone #:					
Front Address.	Cellular #:					
Email Address:	Fax #:					
Printed Name of Responsible Officer or Employee:	Signature:					
For Comparations Olete is subjet in comparate de	For Others Otate of descipitor					
For Corporations - State in which incorporated:	For Others - State of domicile:					
If the address listed in the Vendor Name/Mailing Address block about Missouri offices or places of business:	ove is not located in the State of Missouri, list the address of					
If additional space is required, please attach an additional sheet and id	entify it as Addresses of Missouri Offices or Places of Business.					
M/WBE INFORMATION: List all certified Minority or Women Busin Include percentages for subcontractors and identify the M/WBE cell						
M/WBE Name Percentage	of Contract M/WBE Certifying Agency					
If additional space is required, please attach an additional sheet and id						
	Certification icable information requested below					
GOODS/PRODUCTS MANUFACTURED OR PRODUCED IN USA which the bidder proposes to supply to the MHTC are not manufact with a qualifying treaty, law, agreement, or regulation, list below, by where each good or product is manufactured or produced.	tured or produced in the "United States", or imported in accordance					
	Where Item is Manufactured or Produced					
If additional space is required, please attach an additional sheet ar	nd identify it as Location Products are Manufactured or Produced.					
	complete the following if applicable. Additional information may be					
Service-Disabled Veteran is defined as any individual who is disabled as certified by the appropriate federal agency responsible for the administration of veterans' affairs.						
Service-Disabled Veteran Business is defined as a business concern: a. Not less than fifty-one (51) percent of which is owned by one or more service-disabled veterans or, in the case of any publicly owned business, not less than fifty-one (51) percent of the stock of which is owned by one or more service-disabled veterans; and b. The management and daily business operations of which are controlled by one or more service-disabled veterans.						
<u>Veteran Information</u>	Business Information					
Service-Disabled Veteran's Name (Please Print)	Service-Disabled Veteran Business Name					
Coming Diophlad Veterani's Circulture	Missouri Address of Coming Disabled Veterry During					
Service-Disabled Veteran's Signature	Missouri Address of Service Disabled Veteran Business					

Note: The following pages detail further terms and conditions which apply to this solicitation document. However, it is not necessary to return these pages with your bid submission. If any "Standard Solicitation Provisions" and "General Terms and Conditions" below conflict with any requirements outlined on previous pages, the requirements above take precedence.

Tax Exempt Status

The Missouri Highways and Transportation Commission (MHTC) is exempt from paying Missouri Sales Tax, Missouri Use Tax and Federal Excise Tax. However, the Contractor may themselves be responsible for the payment of taxes on materials they purchase to fulfill the contract. A Project Tax Exemption Certificate will be furnished to the successful Bidder upon request, if applicable.

Right of Acceptance/Rejection

MoDOT reserves the right to reject any or all bids/quotes/proposals, and to accept or reject any items thereon, and to waive technicalities. In case of error in the extension of prices in the solicitation response, unit prices will govern.

General Performance

This work is to be performed under the general supervision and direction of MoDOT and, if awarded any portion of the work, the Contractor agrees to furnish at his/her own expense all labor and equipment required to complete the work, it being expressly understood that this solicitation is for completed work based upon the price(s) specified according to the scope of work and the requirements and specifications detailed within the solicitation documents.

Invoicing and Payment

Each invoice should be itemized in accordance with items listed on the purchase order and/or contract. The statewide financial management system has been designed to capture certain receipt and payment information. Therefore, each invoice submitted must reference the purchase order number and must be itemized in accordance with items listed on the purchase order. Failure to comply with this requirement may delay processing of invoices for payment. Unless otherwise provided for in the solicitation documents, payment for all equipment, supplies, and/or services required herein shall be made in arrears. The MHTC shall not make any advance deposits. The MHTC assumes no obligation for equipment, supplies, and/or services shipped or provided in excess of the quantity ordered. Authorized quantity is subject to the MHTC's rejection and shall be returned at the Contractor's expense. The MHTC reserves the right to purchase goods and services using the state-purchasing card.

Inspection and Acceptance

No equipment, supplies, and/or services received by MoDOT pursuant to a contract shall be deemed accepted until MoDOT has had reasonable opportunity to inspect said equipment, supplies, and/or services. All equipment, supplies, and/or services which do not comply with the specifications and/or requirements or which are otherwise unacceptable or defective may be rejected. In addition, all equipment, supplies, and/or services which are discovered to be defective or which do not conform to any warranty of the Contractor upon inspection (or at any later time if the defects contained were not reasonably ascertainable upon the initial inspection) may be rejected. The MHTC reserves the right to return any such rejected shipment at the Contractor's expense for full credit or replacement and to specify a reasonable date by which replacements must be received. The MHTC's right to reject any unacceptable equipment, supplies, and/or services shall not exclude any other legal, equitable or contractual remedies the MHTC may have.

STANDARD SOLICITATION PROVISIONS

- a. The solicitation for the procurement of the supplies referenced therein, to which these "Standard Bid Provisions, General Terms and Conditions and Special Terms and Conditions" are attached, is being issued under, and governed by, the provisions of Title 7 Missouri Department of Transportation, Division 10 Missouri Highways and Transportation Commission, Chapter 11 Procurement of Supplies, of the Code of State Regulations. The Missouri Highways and Transportation Commission (MHTC), acting by and through its operating arm, the Missouri Department of Transportation (MoDOT), draws the Bidder's attention to said 7 CSR 10-11 for all the provisions governing solicitation and receipt of bids/quotes and the award of the contract pursuant to this solicitation.
- b. All bids/quotes must be signed with the firm name and by a responsible officer or employee. Obligations assumed by such signature must be fulfilled.

GENERAL TERMS AND CONDITIONS

Definitions

Capitalized terms as well as other terms used but not defined herein shall have the meaning assigned to them in section 7 CSR 10-11.010 Definition of Terms.

Nondiscrimination

- a. The Contractor shall comply with all state and federal statutes applicable to the Contractor relating to nondiscrimination, including, but not limited to, Chapter 213, RSMo; Title VI and Title VII of Civil Rights Act of 1964 as amended (42 U.S.C. Sections 2000d and 2000e, *et seq.*); and with any provision of the "Americans with Disabilities Act" (42 U.S.C. Section 12101, *et seq*).
- b. <u>Sanctions for Noncompliance:</u> In the event of the Contractor's noncompliance with the nondiscrimination provisions of this contract, MHTC shall impose such contract sanctions as it or the Federal Highway Administration may determine to be appropriate, including, but not limited to:
 - i. withholding of payments to the Contractor under the contract until the Contractor complies, and/or,
 - ii. cancellation, termination or suspension of the contract, in whole or in part.

Contract/Purchase Order

- a. By submitting a bid/quote, the Bidder agrees to furnish any and all equipment, supplies and/or services specified in the solicitation documents, at the prices quoted, pursuant to all requirements and specifications contained therein.
- b. A binding contract shall consist of: (1) the solicitation documents, amendments thereto, and/or Best and Final Offer (BAFO) request(s) with any changes/additions, (2) the Contractor's bid response, and (3) the MHTC's acceptance of the bid by post-award contract or purchase order.
- c. A notice of award does not constitute an authorization for shipment of equipment or supplies or a directive to proceed with services. Before providing equipment, supplies and/or services, the Contractor must receive a properly authorized notice to proceed and/or purchase order.

Applicable Laws and Regulations

- a. The contract shall be construed according to the laws of the State of Missouri. The Contractor shall comply with all local, state, and federal laws and regulations related to the performance of the contract. The exclusive venue for any legal proceeding relating to or arising, out of the contract shall be in the Circuit Court of Cole County, Missouri.
- b. The Contractor must be registered and maintain good standing with the Secretary of State of the State of Missouri, Missouri Department of Revenue, and other regulatory agencies, as may be required by law or regulations. Prior to the issuance of a purchase order and/or notice to proceed, the Contractor may be required to submit to MHTC a copy of their current Authority Certificate from the Secretary of State of the State of Missouri and/or a copy of their Certificate of No Tax Due from the Missouri Department of Revenue.
- c. Prior to the issuance of a purchase order and/or notice to proceed, all **out-of-state** Contractors **providing services** within the state of Missouri must submit to MHTC a copy of their current Transient Employer Certificate from the Missouri Department of Revenue, in addition to a copy of their current Authority Certificate from the Secretary of State of the State of Missouri.

Executive Order

The Contractor shall comply with all the provisions of Executive Order 07-13, issued by the Honorable Matt Blunt, Governor of Missouri, on the sixth (6th) day of March, 2007. This Executive Order, which promulgates the State of Missouri's position to not tolerate persons who contract with the state engaging in or supporting illegal activities of employing individuals who are not eligible to work in the United States, is incorporated herein by reference and made a part of this Agreement.

- 1) "By signing this Agreement, the Contractor hereby certifies that any employee of the Contractor assigned to perform services under the contract is eligible and authorized to work in the United States in compliance with federal law."
- 2) In the event the Contractor fails to comply with the provisions of the Executive Order 07-13, or in the event the Commission has reasonable cause to believe that the contractor has knowingly employed individuals who are not eligible to work in the United States in violation of federal law, the Commission reserves the right to impose such contract sanctions as it may determine to be appropriate, including but not limited to contract cancellation, termination or suspension in whole or in part or both.
- 3) The Contractor shall include the provisions of this paragraph in every subcontract. The Contractor shall take such action with respect to any subcontract as the Commission may direct as a means of enforcing such provisions, including sanctions for noncompliance.

Preferences

- a. In the evaluation of bids/quotes, preferences shall be applied in accordance with 7 CSR 10-11.020(7). Contractors should apply the same preferences in selecting subcontractors. The attached document entitled "VENDOR INFORMATION AND PREFERENCE CERTIFICATION FORM" must be completed and returned with the solicitation documents.
- b. Bidders are encouraged to obtain minority business enterprise (MBE) and women business enterprise (WBE) participation in this work through the use of subcontractors, suppliers, joint ventures, or other arrangements that afford meaningful participation for M/WBEs. Bidders are encouraged to obtain 10% MBE and 5% WBE participation.

Cancellation of Contract

The MHTC may cancel the Contract at any time for a material breach of contractual obligations or for convenience by providing Contractor with written notice of cancellation. Should the MHTC exercise its right to cancel the contract for such reasons, cancellation will become effective upon the date specified in the notice of cancellation sent to the Contractor.

Bankruptcy or Insolvency

Upon filing for any bankruptcy or insolvency proceeding by or against the Contractor, whether voluntarily, or upon the appointment of a receiver, trustee, or assignee, for the benefit of creditors, the Commission reserves the right and sole discretion to either cancel the Agreement or affirm the Agreement and hold the Contractor responsible for damages.

Warranty

The Contractor expressly warrants that all equipment, supplies, and/or services provided shall: (1) conform to each and every specification, drawing, sample or other description which was furnished to or adopted by the MHTC, (2) be fit and sufficient for the purpose expressed in the solicitation documents, (3) be merchantable, (4) be of good materials and workmanship, and (5) be free from defect.

Status of Independent Contractor

The Contractor represents itself to be an independent Contractor offering such services to the general public and shall not represent itself or its employees to be an employee of the MHTC. Therefore, the Contractor shall assume all legal and financial responsibility for taxes, FICA, employee fringe benefits, workers' compensation, employee insurance, minimum wage requirements, overtime, etc., and agrees to indemnify, save and hold the MHTC, its officers, agents and employees harmless from and against any and all losses (including attorney fees) and damage of any kind related to such matters.

Non-Waiver

If one of the parties agrees to waive its right to enforce any term of this Contract, that party does not waive its right to enforce such term at any other time or to enforce any or all other terms of this Contract.

Indemnification

The Contractor shall defend, indemnify and hold harmless MHTC, including its members and department employees, from any claim or liability whether based on a claim for damages to real or personal property or to a person for any matter relating to or arising out of the Contractor's performance of its obligations under the contract awarded pursuant to this solicitation.

By responding to this RFB, the vendor certifies their company is in compliance with E-Verify requirements and will provide requested documentation upon request, to include a copy of their completed E-Verify Memorandum of Understanding (from the link below) along with a completed Signature and Identity of Bidder form and the appropriate affidavit form from the following pages.

Prohibition Of Employment Of Unauthorized Aliens:

- a. <u>Non-employment of Unauthorized Aliens:</u> Pursuant to Section 285.530, RSMo., no business entity or employer shall knowingly employ, hire for employment, or continue to employ an unauthorized alien to perform work within the State of Missouri. As a condition for the award of any contract or grant in excess of five thousand dollars by the State or by any political subdivision of the State to a business entity, or for any business entity receiving a state-administered or subsidized tax credit, tax abatement, or loan from the state, the business entity shall:
- 1) By sworn affidavit and provision of documentation, affirm its enrollment and participation in a federal work authorization program with respect to the employees working in connection with the contracted services. E-Verify is an example of a federal work authorization program. The business entity must affirm its enrollment and participation in the E-Verify federal work authorization program with respect to the employees proposed to work in connection with the services requested herein by providing acceptable enrollment and participation documentation consisting of **completed** copy of the E-Verify Memorandum of Understanding (MOU). For business entities that are not already enrolled and participating in a federal work authorization program, E-Verify is available at: http://www.dhs.gov/files/programs/gc 1185221678150.shtm
- 2) By sworn affidavit, affirm that it does not knowingly employ any person who is an unauthorized alien in connection with the contracted services.
- b. <u>Proof of Lawful Presence For Sole Proprietorships and Partnerships:</u> If the business entity is a sole proprietorship or partnership, pursuant to Section 208.009, RSMo, each sole proprietor and each general partner shall provide affirmative proof of lawful presence in the United States. Such sole proprietorship or partnership is eligible for temporary public benefits upon submission by each sole proprietor and general partner of a sworn affidavit of his/her lawful presence on the United States until such lawful presence is affirmatively determined, or as otherwise provided by Section 208.009, RSMo.

ADDITIONAL INFORMATION FOR VENDORS:

To begin participation in the federal program takes some time on the internet (at the link above). Once the registration, tutorial and test on this site is passed, an electronically signed Memorandum of Understanding verifying program participation will be given. **Documentation of E-Verify participation** will be requested by MoDOT, when applicable. Therefore, it is important that the vendor prints the Memorandum of Understanding (MOU) and keeps a copy for their use in this, as well as future RFB submissions.

A vendor may submit **EITHER** a page from the E-Verify MOU listing the vendor's name and the MOU signature page completed and signed, at a minimum, by the vendor and Department of Homeland Security – Verification Division (electronic signature is acceptable) **OR** the E-Verify Employment Eligibility Verification (EEV) page. If the signature page of the MOU lists the vendor name and company ID, then no additional pages of the MOU are required. A vendor can obtain a copy of the EEV page by accessing the vendor's "Maintain Company" page in E-Verify and printing the screen.

SIGNATURE AND IDENTITY OF BIDDER

The undersigned states that the correct LEGAL NAME and ADDRESS of (1) the individual Bidder, (2) each partner or joint venture (whether individuals or corporations, and whether doing business under a fictitious name), or (3) the corporation (with the state in which it is incorporated) are shown below; that (if not signing with the intention of binding himself to become the responsible and sole contractor) he is the agent of, and duly authorized in writing to sign for the Bidder or Bidders; and that he is signing and executing this (as indicated in the proper spaces below) as the proposal of a

() sole individual	() partnership	() joint venture
() corporation, incorporated under laws of	f state of	
Dated		
Name of individual, all partners, or joint ventures:	Address of each:	
doing business under the name of:	Address of principal pla	ce of business in Missouri
(If using a fictitious name, show this name above in addition	-	
to legal names)		
(If a corporation, show its name above)		
ATTEST: (SEAL)		
Secretary	Title	

(NOTE: If the Bidder is doing business under a FICTITIOUS NAME, the Proposal shall be executed in the legal name of the individual, partners, joint ventures, or corporation, with the legal address shown, and REGISTRATION OF FICTITIOUS NAME filed with the Secretary of

State, as required by Sections 417.200 to 417.230, RS Mo. If the Bidder is a CORPORATION NOT ORGANIZED UNDER THE LAWS OF MISSOURI, it shall procure a CERTIFICATE OF AUTHORITY TO DO BUSINESS IN MISSOURI, as required by Section 351.570 and following, RS Mo. A CERTIFIED COPY of such Registration of Fictitious Name or Certificate of Authority to do Business in Missouri shall be filed with the Missouri Highways and Transportation Commission, as required by the Standard specifications, Sec 102.6.6 and 102.6.7.

<u>IF YOUR BUSINESS IS A SOLE-PROPRIETORSHIP OR PARTNERSHIP</u>, THIS AFFIDAVIT FORM SHOULD BE COMPLETED AND RETURNED WITH YOUR RESPONSE TO THIS SOLICITATION.

APPLICANT AFFIDAVIT FOR SOLE-PROPRIETORSHIP OR PARTNERSHIP

(a separate affidavit is required for each owner and general partner)

STATE OF	_)				
STATE OF) ss)				
On this	day of		, 20,	before me	e appeared
	, personally kr	nown to me or pro	oved to me on the basi	s of satisfactory	evidence to be
the person whose name is subsc	cribed to the within instru	uments, who being	g by me duly sworn, de	posed as follows	: :
My name is		, and I a	n of sound mind, capal	ole of making this	s affidavit, and
personally certify the facts here	in stated, as required by	Section 208.009,	RSMo, for failure to pr	rovide affirmative	e proof of
lawful presence in the United S					
I am the	ofb		, which is apply	ing for a public	benefit (grant,
owner or part contract, and/or loan) administ	ered/provided by the M	^{usiness name} issouri Highways	and Transportation Co	ommission (MH'	TC), acting by
and through the Missouri Depar	rtment of Transportation	(MoDOT).			
I am classified by the U	United States of America	a as: (check the	applicable box)		
	States citizen.			nt residence.	
	ouri law provides that an	_	_		willfully false
statement or representation, or	by willful concealment (or failure to repor	t any fact or event requ	iired to be report	ed, or by other
fraudulent device, shall be guil	•	-	•	-	•
stolen public benefits valued be	-				-
fine not more than \$5,000 – Sec		-	_		-
\$25,000 or more (punishable b			•	*	
RSMo).	,		,	,	,
	proper submission of th	nis sworn affidavi	t. I will only be eligibl	e for temporary	public benefits
until such time as my lawful pre	• •				•
•	ouri law requires MHTC		-	•	
to prove citizenship or lawful	-	-			
MHTC/MoDOT in writing.	prosence in the Cinte	o states, and i	igree to swerme unit i	equests for such	. 45515441100 10
I acknowledge that I am signing	o this affidavit as a free a	act and deed and n	ot under duress		
Tueknowieuge that Tum signing	, tills difficult us a free u	iet and deed and n	ot under duress.		
Affiant Signature			Social Security Number Federal Identification		
				rumoer	
Subscribed and sworn	to before me this	_ day of	, 20		
		Notary Pu	blic	-	
My commission expire	es:				

<u>IF YOUR BUSINESS IS NOT A SOLE-PROPRIETORSHIP OR PARTNERSHIP,</u> THIS AFFIDAVIT FORM SHOULD BE COMPLETED AND RETURNED WITH YOUR RESPONSE TO THIS SOLICITATION.

WORKER ELIGIBILITY VERIFICATION AFFIDAVIT FOR ALL MHTC/MODOT CONTRACT AGREEMENTS IN EXCESS OF \$5,000

(for joint ventures, a separate affidavit is required for each business entity)

STATE	OF)										
COUNT	Y OF) ss)										
	On	this		day	of				_,	20	,	before	me	appeared
				, pe	ersonally l	known to n	ne or pro	ved to	me c	on the b	asis o	f satisfacto	ry evide	nce to be a
person v	whose 1	name is su	ubscribed to	this affic	davit, who	being by	me duly	sworn,	, depo	osed as	follov	vs:		
	My r	name is _					_, and I a	m of so	ound	mind, c	apabl	e of making	g this aft	fidavit, and
personal	lly cert	ify the fac	cts herein sta	ated, as r	equired b	y Section 2	285.530,	RSMo	o, to e	nter int	o any	contract ag	greemen	t with the
state to j	perform	n any job	, task, emplo	yment, l	abor, pers	sonal servi	ces, or ar	ny othe	er acti	ivity fo	r whic	h compens	ation is	provided,
expected	d, or du	ie, includ	ing but not l	imited to	all activi	ties condu	cted by b	ousines	ss enti	ities:				
	I am	the	title ally and proj	_ of _		business nan	ne .		, aı	nd I an	n duly	authorize	d, direc	ted, and/or
empowe														
	I here	eby affirm	n and warra	ant that	the afore	mentioned	l busines	ss entit	ty is	enrolle	ed in	a federal v	work au	thorization
program	opera	ted by the	e United Sta	tes Depa	rtment of	Homeland	d Security	y to ve	erify i	nforma	ition o	f newly hi	red emp	loyees, and
the afor	ementi	oned bus	iness entity	shall par	rticipate i	n said pro	gram wi	th resp	pect to	o all er	nploy	ees workin	g in co	nnection to
work un	der the	within s	tate contract	agreem	ent with t	he Missou	ri Highw	ays an	ıd Tra	ansporta	ation (Commissio	n (MHT	C). I have
attached	docur	nentation	to this affid	avit to e	vidence e	nrollment/p	participa	tion by	y the a	aforem	ention	ed business	s entity i	in a federal
work au	thoriza	tion prog	ram, as requ	ired by S	Section 28	35.530, RS	Mo.							
	In add	dition, I l	nereby affiri	m and w	arrant tha	at the afore	emention	ned bus	siness	s entity	does	not and sl	hall not	knowingly
employ,	in cor	nection t	o work und	er the wi	ithin state	contract a	agreemen	nt with	MH	ГС, any	y alier	who does	not hav	e the legal
right or	author	ization un	der federal	law to wo	ork in the	United Sta	ates, as d	efined	in 8 1	U.S.C.	§ 1324	4a(h)(3).		
	I am	aware an	nd recognize	e that, u	nless cert	tain contra	act and a	affidav	it co	ndition	s are	satisfied p	ursuant	to Section
285.530	, RSM	o, the afo	orementione	d busine	ss entity	may be he	ld liable	under	Secti	ions 28	35.525	through 2	85.550,	RSMo, for
subconti	ractors	that know	wingly empl	oy or cor	ntinue to e	employ any	y unautho	orized a	alien	to worl	k with	in the state	of Miss	ouri.
	I ackı	nowledge	that I am s	igning th	nis affidav	vit as a fre	e act and	d deed	l of th	ne afore	ement	ioned busii	ness enti	ity and not
under dı	iress.													
						A	Affiant Sig	gnature	e					
	Subsc	ribed and	sworn to be	efore me	this	day of _			,	20				
						N	otary Pu	blic						
	My co	ommissio	n expires:				•							

[documentation of enrollment/participation in a federal work authorization program attached]