

CALL FOR BIDS
CITY OF MINNEAPOLIS
MINNESOTA

Official Publication No. 8243

February 16th, 2016

PURCHASING DEPARTMENT
330 Second Avenue South - Suite 552
Minneapolis, MN 55401

Public Works - Paving

AN AFFIRMATIVE ACTION EMPLOYER

For information call
David E. Schlueter, (612) 673-2834
david.schlueter@minneapolismn.gov

"BIDS FOR CURING COMPOUND, JOINT SEALER AND JOINT FILLER"

To furnish and deliver Curing Compound, Joint Sealer and Joint Filler to the City of Minneapolis for the 2016 construction season, all in accordance with the provided specifications and bid form.

Complete project documents are available for electronic download at the following link:

<http://www.minneapolismn.gov/finance/procurement/bidopenings/formal>

All addendums can be found online; please check the above website BEFORE submitting your completed bid response. **It is the Contractor's full responsibility to ensure they have received all addenda prior to the submittal of bids.**

Please e-mail questions concerning this solicitation to david.schlueter@minneapolismn.gov. Questions received later than 8 days prior to bid opening may not be addressed.

No pre-bid meeting will be held.

Successful bidders with cumulative contracts exceeding \$50,000 will be required to submit a written affirmative action plan (AAP) to the Minneapolis Department of Civil Rights (MDCR) in accordance with Chapter 139.50(b) of the Minneapolis Code of Ordinances.

The successful bidder shall be subject to a pre-award compliance review by the MDCR in accordance with Chapters 139.50 and 423. In addition to the pre-award review, MDCR will also monitor SUBP participation, minority and female employment participation and prevailing wage throughout all construction projects. As of May 1, 2012 the employment goals for onsite labor on all city construction contracts are 6% female and 32% minority. Employee hours and wages are required to be filed electronically with a free online account at LCPtracker.net. Information regarding Frequently Asked Questions (FAQs) may be found on the web at www.ci.minneapolis.mn.us/civilrights/contractcompliance/faq. Questions may be directed to the Department of Civil Rights at contractcompliance@minneapolismn.gov.

The City of Minneapolis hereby notifies all bidders that in regard to any invitations to bid, advertisements, solicitations, or contracts to be entered into pursuant to this Plan, businesses owned and controlled by minorities or women will be afforded maximum feasible opportunity to submit bids and/or proposals in response and will not be subjected to discrimination on the basis of race, color, creed, religion, ancestry, national origin, sex, including sexual harassment, sexual orientation, gender identity, disability, age, marital status, or status with regard to public assistance or familial status.

Prospective bidders' attention is called to Minnesota Statutes 13.591 Business Data. This section states in part:

Data submitted by a business to a government entity in response to a request for bids as defined in Section 16C.02, Subdivision 11, are private or non-public until the bids are opened. Once the bids are opened, the name of the bidder and the dollar amount specified in the response are read and become public. All other data in a bidder's response to a bid are private or non-public data until completion of the selection process. For the purposes of this section, "completion of the selection process" means that the government entity has completed its evaluation and has ranked the responses.

After a government entity has completed the selection process, all remaining data submitted by all bidders are public with the exception of trade secret data as defined and classified in Section 13.37. A statement by a bidder that submitted data are copyrighted or otherwise protected does not prevent public access to the data contained in the bid.

Bidders are hereby advised that their bid document may become available to the public once a successful bidder has been chosen.

The City of Minneapolis has adopted an Environmental Purchasing Policy (EPP) that is incorporated into all bids. A copy of the policy can be found at this link: <http://wcms/intranet/finance/procurement/policies/WCMS1Q-003476>

Prompt Payment: Per Minnesota Statutes 471.425 contractors shall pay all certified small subcontractors for undisputed work completed, within ten (10) days after the City of Minneapolis has paid the contractor for the completed work.

Chapter 471.895 of the Minnesota Statutes prohibits gifts from interested persons to local officials. Local Officials includes any individuals who purchase or advise or recommend on the purchase of goods and/or services.

Conflict of Interest/Code of Ethics: Contractor agrees to be bound by the City's Code of Ethics, Minneapolis Code of Ordinances, Chapter 15. Contractor certifies that to the best of its knowledge, all City employees and officers participating in this Agreement have also complied with that Ordinance. It is agreed by the Parties that any violation of the Code of Ethics constitutes grounds for the City to void this Agreement. All questions relative to this section shall be referred to the City and shall be promptly answered.

Minneapolis Code of Ordinances, Section 18.200, relating to equal benefits for domestic partners, applies to each contractor and sub-contractor with 21 or more employees that enter into a "contract" as defined by the Ordinance, that exceeds \$100,000.00. Compliance with Section 18.200 is required commencing January 1, 2004. The categories to which the ordinance applies are services; the sale of purchase of supplies, materials, equipment or the rental thereof; and the construction, alteration, repair or maintenance of personal property. The categories to which the ordinance does not apply include real property and development contracts.

The contract is in a category to which the ordinance applies.

Please be aware that if the contract initially does not exceed \$100,000.00, but is later modified so that the contract does exceed \$100,000.00, the ordinance will then apply to the contract.

A complete text of the ordinance is available on the internet at: <http://www.ci.minneapolis.mn.us/citywork/city-coordinator/finance/purchasing>. Copies are also available in the office of City Purchasing. It is the contractor's and sub-contractors responsibility to review and understand the requirements and applicability of this ordinance.

All successful bidder(s) will be required to comply fully with the Americans with Disabilities Act of 1990 (ADA).

Official Publication No. 8243

Published in Finance and Commerce – February 16th and February 23rd, 2016

Sealed bids will be received and time stamped by receptionist until **10 AM, Local Time, March 8th, 2016** at which time they will be publicly opened and read aloud. **Do not fax** sealed bids to Purchasing.

Envelopes must bear the name of the firm submitting the bid and be addressed as follows:

**City of Minneapolis Purchasing Department
Offl. Publ. # 8243 – BIDS FOR CURING COMPOUND, JOINT SEALER AND JOINT FILLER
Bids opened 10 AM, Local Time, March 8th, 2016
330 Second Avenue South - Suite 552
Minneapolis, MN 55401**

The City of Minneapolis reserves the right to waive informalities in bids, to accept or reject any or all bids or any part of any bid. Bids must be typewritten, or printed in ink, and signed in ink in handwriting.

TWO complete bid form responses, including attachments, are to be returned, one of which **must** be an original.

BIDS CONTAINING ANY ALTERATION OR ERASURE WILL BE REJECTED UNLESS ALTERATION OR ERASURE IS CROSSED OUT AND CORRECTION PRINTED IN INK OR TYPEWRITTEN AND INITIALED IN INK BESIDE CORRECTION BY THE PERSON SIGNING THE BID.

Automatic Bid/RFP Notification:

Visit the Purchasing website at - http://www.minneapolismn.gov/business/business_doing_business_with_city to sign up for e-mail updates and to view Formal Bids, Informal Bids and RFPs

Taxes:

Effective January 1, 2014, State of Minnesota requires vendors to obtain an ST-3 exemption certificate to substantiate a full (State & Local) sales tax exemption on sales to Minnesota cities, counties, and townships. This form can be found on the City of Minneapolis website at <http://www.ci.minneapolis.mn.us/finance/procurement>.

Instructions to Bidders

IF the Call for Bids, indicates a bid deposit is required, the bid deposit should be in the form of a certified check, cashier's check or bidder's corporate surety bond. If certified check or cashier check is used, it shall be made payable to the Party named in the Call for Bids. Said bid deposit shall be retained by the City of Minneapolis or Board as liquidated damages and not a penalty, in the event the bid is selected by the City of Minneapolis or Board and the bidder fails to execute a contract, therefore, and upon request of the City of Minneapolis or Board, a performance bond and payment bond, as may be required by the City of Minneapolis subsequent to award of contract.

By submitting a bid, bidder agrees that said liquidated damages shall cover only the damages sustained by the City of Minneapolis or Board, from additional administrative costs, expenses or re-advertising and re-bidding and other damages sustained by the City of Minneapolis or Board as a result of failure of successful bidder to execute a written contract, and a performance bond and payment bond when so required, but shall not cover nor preclude the City of Minneapolis or Board from claiming damages on account of delay, price change, loss of other contracts, loss of income, inability of City of Minneapolis or Board to fulfill other contracts, loss of other benefits of this contract, or damages, direct or consequential arising out of breach of contract by the successful bidder.

Whenever separately numbered categories as to materials, equipment or services are set forth in the specifications and in the bid form, unless specifications or bid form is qualified by the statement "ALL OR NONE", bidder may submit a bid upon each, or all, or any selected number of categories, and in such case separate category shall be considered as a separate bid letting procedure, and the City of Minneapolis shall have the right to make separate awards to the lowest and best bidder in any particular category, or to the overall lowest and best bidder where it is found to be in the best interest of the City.

Bidder is responsible to ensure they are in receipt of all addenda. Contact the buyer if questions.

Visit the MN Department of Revenue website, Sales Tax Fact Sheet 176, for tax updates for Local Governments – Cities, Counties and Townships -

<http://www.revenue.state.mn.us/businesses/sut/factsheets/FS176.pdf>

If a lump sum bid for materials and/or equipment includes labor and all incidentals, the bidder is responsible for all applicable sales tax on taxable items required in the performance of the bid and should be included in the total amount bid.

Specification Information

Unless qualified by the provision "NO SUBSTITUTE", the use of the name of a manufacturer brand and/or catalog description in specifying any item does not restrict bidders to that manufacturer, brand or catalog description identification. This is used simply to indicate the character, quality, and/or performance equivalence of the commodity desired, but the commodity on which bids are submitted must be of such character, quality, and/or equivalence that it will serve the purpose for which it is to be used equally well as that specified, and be acceptable to the using department.

In submitting a bid on a commodity other than specified, bidder shall furnish complete data and identification with respect to the commodity he proposes to furnish. Consideration will be given to bids submitted on commodities to the extent that such action is deemed to serve the best interest of the department or boards of the City of Minneapolis.

If a Bidder does not indicate that the commodity he proposes to furnish is other than specified, it will be construed to mean that the bidder proposes to furnish the exact commodity as described.

Bids – City General Requirements

(Revised: March 2015)

The General Conditions are terms and conditions that the City expects all of its Contractors to meet. By submitting a bid, the bidder agrees to be bound by these requirements.

1 City's Rights

The City reserves the right to reject any or all Bids or parts of Bids, to accept part or all of Bids on the basis of considerations other than lowest cost, and to create a project of lesser or greater expense and reimbursement than described in the Call for Bid, or the respondent's reply based on the component prices submitted.

2 Equal Opportunity and Non-Discrimination

The Contractor will comply with applicable provisions of applicable federal, state and city regulations, statutes and ordinances pertaining to the civil rights and non-discrimination in the its application process for and hiring of employees, sub-contractors and suppliers. Among the city ordinances, state statutes and federal statutes to which the Contractor shall be subject to and comply with under the terms of this Contract include, without limitation: Minneapolis Code of Ordinances, Chapter 139; Minnesota Statutes, Section 181.59 and Chapter 363A; 42 U.S.C. Section 2000e, et. seq. (Title VII of the Civil Rights Act of 1964), 29 U.S.C. Sections 621-624 (the Age Discrimination Employment Act), 42 U.S.C. Sections 12101-12213 (Americans with Disabilities Act or ADA), 29 U.S.C. Section 206(d) (the Equal Pay Act), 8 U.S.C. Section 1324 (Immigration Reform and Control Act of 1986) and all regulations and policies and orders promulgated to enforce these laws. The Contractor shall have submitted and had an "affirmative action plan" approved by the City prior to entering into the Contract.

3 Insurance

Insurance secured by the Contractor shall be issued by insurance companies acceptable to the City and admitted in Minnesota. The insurance specified may be in a policy or policies of insurance, primary or excess. Such insurance shall be in force on the date of execution of the Contract and shall remain continuously in force for the duration of the Contract.

Acceptance of the insurance by the City shall not relieve, limit or decrease the liability of the Contractor. Any policy deductibles or retention shall be the responsibility of the Contractor. The Contractor shall control any special or unusual hazards and be responsible for any damages that result from those hazards. The City does not represent that the insurance requirements are sufficient to protect the Contractor's interest or provide adequate coverage. The City of Minneapolis shall be named as an Additional Insured. Evidence of coverage is to be provided on a Certificate of Insurance ACORD Form. A thirty (30) day written notice is required if the policy is canceled, not renewed or materially changed. The Contractor shall require any of its subcontractors, if sub-contracting is allowable under this Contract, to comply with these provisions.

Any Contractor that fails to provide proof of insurance coverage for the Contractor or that fails to provide either coverage for its subcontractors or insurance certificates from any of its subcontractors will be deemed to have submitted a non-responsive bid. The City's award of the Contract will be contingent upon the City's receipt of the required proof of insurance coverage.

The Contractor and its sub-contractors shall secure and maintain the following insurance:

- a) **Workers Compensation** insurance that meets the Minnesota statutory obligations with Coverage B- Employers Liability limits of at least \$100,000 each accident, \$500,000 disease - policy limit and \$100,000 disease each employee.
- b) **Commercial General Liability** insurance with limits of at least \$2,000,000 general aggregate, with coverage for products - completed operations, personal and advertising injury, fire damage and medical expense any one person. The policy shall be on an "occurrence" basis, shall include contractual liability coverage and the City shall be named an "Additional Insured." The coverage amount may be increased if the project amount is expected to exceed \$2,000,000 or involves potentially high risk activity.
- c) **Commercial Automobile Liability** insurance covering all owned, non-owned and hired automobiles with limits of at least \$1,000,000 per accident and the City shall be named an "Additional Insured."

4 Hold Harmless

The Contractor agrees to defend, indemnify and hold harmless the City, its officers and employees, from any liabilities, claims, damages, costs, judgments, and expenses, including reasonable attorney's fees, attributable to the negligent or otherwise wrongful acts or omissions of the Contractor, its employees, its agents, or employees of subcontractors, in the performance of the work or services provided by or through this Contract or by reason of the failure of the Contractor to fully perform, in any respect, any of its obligations under this Contract.

5 Subcontracting

The Contractor shall provide written notice to the City and obtain the City's authorization to subcontract any work or services to be provided to the City pursuant to this Contract. As required by Minnesota Statutes, Section 471.425, the Contractor shall pay all subcontractors for subcontractor's undisputed, completed work, within ten (10) days after the Contractor has received payment from the City.

6 Assignment or Transfer of Interest

The Contractor shall not assign any interest in the Contract, and shall not transfer any interest in the same either by assignment or novation without the prior written approval of the City. **The Contractor shall not subcontract any services or work under this Contract without prior written approval of the City Department Contract Manager designated herein.**

7 General Compliance

The Contractor agrees to comply with all applicable Federal, State and local laws and regulations affecting the Contract or governing funds provided under the Contract.

8 Performance Monitoring

The City will monitor the performance of the Contractor against goals and performance standards required herein. Substandard performance as determined by the City will constitute non-compliance with this Contract. If action to correct such substandard performance is not taken by the Contractor within a reasonable period of time to cure such substandard performance, after being notified by the City, Contract termination procedures will be initiated. All work submitted by Contractor shall be subject to the approval and acceptance by the City Department Contract Manager designated herein. The City Department Contract Manager designated herein shall review each portion of the work when certified as complete and submitted by the Contractor and shall inform the Contractor of any apparent deficiencies, defects, or incomplete work, at any stage of the project.

9 Prior Uncured Defaults

Pursuant to City Code of Ordinances, Section 18.115, the City may not contract with persons or entities that have defaulted under a previous contract or agreement with the City and have failed to cure the default.

10 Independent Contractor

Nothing contained in this Contract is intended to, or shall be construed in any manner, as creating or establishing the relationship of employer/employee between the parties. The Contractor shall at all times remain an independent contractor with respect to the work and/or services to be performed under this Contract. Any and all employees of Contractor or other persons engaged in the performance of any work or services required by Contractor under this Contract shall be considered employees or sub-contractors of the Contractor only and not of the City; and any and all claims that might arise, including Worker's Compensation claims under the Worker's Compensation Act of the State of Minnesota or any other state, on behalf of said employees or other persons while so engaged in any of the work or services to be rendered or provided herein, shall be the sole obligation and responsibility of the Contractor.

11 Accounting Standards

The Contractor agrees to maintain the necessary source documentation and enforce sufficient internal controls as dictated by generally accepted accounting practices (GAAP) to properly account for expenses incurred under this Contract.

12 Retention of Records

The Contractor shall retain all records pertinent to expenditures incurred under this Contract in a legible form for a period of six years after the resolution of all audit findings. Records for non-expendable property acquired with funds under this Contract shall be retained for six years after final disposition of such property.

13 Data Practices

The Contractor agrees to comply with the Minnesota Government Data Practices Act (Minnesota Statutes, Chapter 13) and all other applicable state and federal laws relating to data privacy or confidentiality. The Contractor and any of the sub-contractors and suppliers retained by the Contractor to provide work or services under this Contract shall comply with the Act and be subject to penalties for non-compliance as though they were a "government entity."

The Contractor must immediately report to the City any requests from third parties for information relating to this Contract. The City agrees to promptly respond to inquiries from the Contractor concerning data requests. The Contractor agrees to hold the City, its officers, and employees harmless from any claims resulting from the Contractor's unlawful disclosure or use of data protected under state and federal laws.

All Bids shall be treated as non-public information until the Bids are opened for review by the City. At that time, the names of the responders become public data. All other data is private or non-public until the City has completed negotiating the Contract with the selected Contractor. At that time, the Bids and their contents become public data under the provisions of the Minnesota Government Data Practices Act, Minnesota Statutes, Chapter 13 and as such are open for public review.

14 Inspection of Records

Pursuant to Minnesota Statutes, Section 16C.05, all Contractor records with respect to any matters covered by this Contract shall be made available to the City and the State of Minnesota, Office of State Auditor or their designees, upon notice, at any time during normal business hours, as often as the City deems necessary, to audit, examine, and make excerpts or transcripts of all relevant data. Contractor will comply with all State and local audit requirements.

15 Living Wage Ordinance

The Contractor may be required to comply with the "Minneapolis Living Wage and Responsible Public Spending Ordinance" Chapter 38 of the City's Code of Ordinances (the "Ordinance") (http://www.minneapolismn.gov/www/groups/public/@finance/documents/webcontent/convert_255695.pdf). Unless otherwise exempt from the ordinance as provided in Section 38.40 (c), any City contract for services valued at \$100,000 or more or any City financial assistance or subsidy valued at \$100,000 or more will be subject to the Ordinance's requirement that the Contractor and its sub-contractors pay their employees a "living wage" as defined and provided for in the Ordinance.

16 Applicable Law

The laws of the State of Minnesota shall govern all interpretations of this Contract, and the appropriate venue and jurisdiction for any litigation which may arise hereunder will be in those courts located within the County of Hennepin, State of Minnesota, regardless of the place of business, residence or incorporation of the Contractor.

17 Conflict and Priority

In the event that a conflict is found between provisions in this Contract and the Contractor's Bid, the provisions in the following rank order shall take precedence: 1) Contract including Bid specifications 2) Bid.

18 Travel

If travel by the Contractor is allowable and approved for this Contract, then Contractor travel expenses shall be reimbursed in accordance with the City's *Contractor Travel Reimbursement Conditions*, available from the City.

19 Billboard Advertising

City Code of Ordinance 544.120, prohibits the use of City and City-derived funds to pay for billboard advertising as a part of a City project or undertaking.

20 Conflict of Interest/Code of Ethics

Pursuant to Section 15.250 of the City's Code of Ordinances, both the City and the Contractor are required to comply with the City's Code of Ethics. Chapter 15 of the Code of Ordinances requires City officials and the Contractor to avoid any situation that may give rise to a "conflict of interest." A "conflict of interest" will arise if Contractor represents any other party or other client whose interests are adverse to the interests of the City.

As it applies to the Contractor, the City's Code of Ethics will also apply to the Contractor in its role as an "interested person" since Contractor has a direct financial interest in this Agreement. The City's Code of Ethics prevents "interested persons" from giving certain gifts to employees and elected officials.

21 Termination

The City may cancel this Contract for any reason without cause upon thirty (30) days written notice. Both the City and the contractor may terminate this Contract if either party fails to fulfill its obligations under the Contract in a proper and timely manner, or otherwise violates the terms of this Contract. The non-defaulting party shall have the right to terminate this Contract, if the default has not been cured after ten (10) days written notice or such other reasonable time period to cure the default, has been provided. If termination shall be without cause, the City shall pay Contractor all compensation earned to the date of termination. If the termination shall be for breach of this Contract by Contractor, the City shall pay Contractor all compensation earned prior to the date of termination minus any damages and costs incurred by the City as a result of the breach. If the Contract is canceled or terminated, all finished or unfinished documents, data, studies, surveys, maps, models, photographs, reports or other materials prepared by the Contractor under this Contract shall, at the option of the City, become the property of the City, and the Contractor shall be entitled to receive just and equitable compensation for any satisfactory work completed on such documents or materials prior to the termination.

Notwithstanding the above, the Contractor shall not be relieved of liability to the City for damages sustained by the City as a result of any breach of this Contract by the Contractor. The City may, in such event, withhold payments due to the Contractor for the purpose of set-off until such time as the exact amount of damages due to the City is determined. The rights or remedies provided for herein shall not limit the City, in case of any default by the Contractor, from asserting any other right or remedy allowed by law, equity, or by statute. The Contractor has not waived any rights or defenses in seeking any amounts withheld by the City or any damages due the Contractor.

22 Ownership of Materials

All finished or unfinished documents, data, studies, surveys, maps, models, photographs, reports or other materials resulting from this Contract shall become the property of the City upon final approval of the final report or upon request by the City at any time before then. The City, at its own risk, may use, extend, or enlarge any document produced under this Contract without the consent, permission of, or further compensation to the Contractor.

23 Intellectual Property

Neither the City nor the Contractor anticipate that any intellectual property rights will be created as a result of this Contract. For the purpose of this Contract, “intellectual property” shall include all inventions, improvements, discoveries, processes, computer programs or similar intangible interests that either the City or Contractor develop as a result of the work or project undertaken which is the subject matter of and during the term of the Contract.

Each party acknowledges and agrees that each party is the sole and exclusive owner of all right, title, and interest in and to its services, products, software, source and object code, specifications, designs, techniques, concepts, improvements, discoveries and inventions including all intellectual property rights thereto, including without limitations any modifications, improvements, or derivative works thereof, created prior to, or independently, during the terms of this Contract. This contract does not affect the ownership of each party’s pre-existing, intellectual property. Each party further acknowledges that it acquires no rights under this Contract to the other party’s pre-existing intellectual property, other than any limited right explicitly granted in this Contract.

24 Equal Benefits Ordinance

Minneapolis Code of Ordinances, Section 18.200, relating to equal benefits for domestic partners, applies to each contractor and subcontractor with 21 or more employees that enters into a “contract”, as defined by the ordinance that exceeds \$100,000. The categories to which the ordinance applies are personal services; the sale or purchase of supplies, materials, equipment or the rental thereof; and the construction, alteration, repair or maintenance of personal property. The categories to which the ordinance does not apply include real property and development contracts.

Please be aware that if a “contract”, as defined by the ordinance, initially does not exceed \$100,000, but is later modified so the Contract does exceed \$100,000, the ordinance will then apply to the Contract. A complete text of the ordinance is available at:

http://www.minneapolismn.gov/www/groups/public/@finance/documents/webcontent/convert_261694.pdf.

It is the Contractor’s and subcontractor’s responsibility to review and understand the requirements and applicability of this ordinance.

25 Cardholder Data and Security Standards

Should the Contractor collect revenue on behalf of the City through the acceptance of credit cards offered by cardholders to pay for services offered under the terms of this Contract, then Contractor represents and acknowledges that the Contractor will comply with Payment Card Industry (PCI) regulatory standards including the Data Security Standards (DSS). Contractor represents that it will protect cardholder data. Contractor will be annually certified as a PCI compliant service provider and agrees to provide evidence of said certification to the City upon request. Contractor agrees at reasonable times to provide to the City or to its assigns, the audit rights contained herein for all physical locations, systems or networks that process credit cards on behalf of the City. Contractor also agrees to provide written notice to the City of any breach of a system owned, operated or maintained by the Contractor that contains cardholder data or information.

26 Small & Underutilized Business Program (SUBP)

See attached current Small & Underutilized Business Program (SUBP) Requirements incorporated herein by reference.

27 City Ownership and Use of Data

The City has adopted an Open Data Policy (“Policy”). The City owns all “Data Sets” as part of the compliance with the Policy. Data Sets means statistical or factual information: (a) contained in structural data sets; and (b) that is regularly created or maintained by or on behalf of the City or a City department which supports or contributes to the delivery of the project underlying this Contract or related programs and functions. The City shall not only retain ownership of all Data Sets, but also all information created through the City’s use of software and/or software applications that are licensed by the Contractor (or any subcontractor of the Contractor) to the City

The City shall also retain the right to publish all data, information and Data Sets independently of this Contract regardless of whether the data and information originated from the Contractor or any subcontractor, using whatever means the City deems appropriate. The City shall have the right to access all project data, regardless of which party created the content and for whatever purpose it was created. The Contractor shall provide bulk extracts of data that satisfy the public release criteria for use in and within an open data solution.

28 Responsible Contractor Requirement

The Contractor represents that it is a “responsible contractor.” The term “responsible contractor” as used in this document means a contractor as defined in Minnesota Statutes, Section 16C.285 subdivision 3. Any prime contractor or subcontractor that does not meet the minimum criteria in Section 16C.285 subdivision 3 or fails to verify that it meets those criteria is not a responsible contractor and is not eligible to be awarded a construction contract for the scope of work described in the bid documents. A false statement under oath verifying compliance with any of the minimum criteria shall render the prime contractor or subcontractor that makes the false statement ineligible to be awarded a construction contract for the scope of work defined in the bid documents and may result in the termination of a contract awarded to a prime contractor or subcontractor that submits the false statement. A prime contractor shall submit to the City, upon request, copies of the signed verifications of compliance from all subcontractors of any tier pursuant to Minnesota Statutes, Section 16C.285, subdivision 3, clause (7).

Notice of Civil Rights Rules and Regulations

This notice advises City of Minneapolis contractors of their commitments under Minneapolis Code of Ordinances section 139.50. All contractors must comply with all provisions of Minneapolis Code of Ordinances Title 7 and with all rules and regulations issued by the Minneapolis Department of Civil Rights (“MDCR”) director. Contractors will be subject to a pre-award compliance review. Failure to cooperate may result in denial of contract award.

1. **Non-Discrimination:**¹ The contractor will not discriminate against any employee or applicant for employment because of race, color, creed, religion, ancestry, national origin, sex, sexual orientation, gender identity, disability, age (forty (40) to seventy (70)), marital status, or status with regard to public assistance. The contractor will take affirmative action to ensure that all employment practices are free of such discrimination. Such employment practices include but are not limited to the following: Hiring, upgrading, demotion, transfer, recruitment or recruitment advertising, layoff, termination, rates of pay or other forms of compensation, and selection for training, including apprenticeship.
2. **Equal Employment Opportunity/Affirmative Action Employer:** The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that it is an equal opportunity or affirmative action employer.
3. **Affirmative Action Plan:** The contractor must have an Affirmative Action Plan approved by MDCR before it may enter into a contract over \$50,000 with the City.
4. **Small and Underutilized Business Program (SUBP):** When applicable, the contractor must comply with the SUBP program, including, but not limited to, making a good faith effort to meet the Minority-Owned Business Enterprises and Women-Owned Business Enterprises goals established on City construction and development projects.
5. **Employment Goals:**² The contractor must make a good faith effort to meet the City’s aspirational construction workforce goals of **6%** female participation and **32%** minority participation.
6. **Prevailing Wage:**³ When applicable, the contractor must comply with prevailing wage laws on City construction and development projects.
7. **HUD Section 3:**⁴ When applicable, the contractor must comply with Section 3 of the Housing and Urban Development Act of 1968, as amended. Contractors must incorporate the Section 3 Clause into all subcontracts and to the greatest extent feasible, ensure that employment and other economic activities be directed to low income persons.
8. **Posting Requirement:** The contractor must provide this notice to its trade and labor union or representative of workers and shall post the notice in conspicuous places available to employees and applicants for employment.

¹ Acts of discrimination are defined in the Minneapolis Code of Ordinances, Chapter 139.

² See Request for City Council Committee Action, Adopted March 21, 2012; incorporated into section 139.50 as a rule issued by the MDCR director.

³ See Minneapolis Code of Ordinances section 24.220, CPED Prevailing Wage Policy (adopted by City Council June 8, 2004), and Davis-Bacon and Related Acts; enforcement authority has been delegated to MDCR.

⁴ See 24 CFR Section 135.38; enforcement authority has been delegated to MDCR.

Small & Underutilized Business Program (SUBP) Requirements

It is the policy of the City of Minneapolis to provide equal opportunity to all contractors, and to redress the discrimination in the City's marketplace against minority-owned business enterprises (MBEs) and woman-owned business enterprises (WBEs). The SUBP, as detailed in the Minneapolis Code of Ordinances Section 423.60, applies to any non-construction-related equipment, food, material, service or any part or combination thereof over \$50,000. Goals may be set on commodity and service contracts based on projected availability of SUBP firms.

There are no specific goals on this contract. However, should the bidder find an opportunity to sub-contract or purchase materials with any businesses on this project, the bidder is required to solicit SUBP firms.

For more information on locating certified businesses, please visit <http://mnucp.metc.state.mn.us/> or call the City at 612-673-2112.

January 2016

SPECIFICATIONS

for

COMPOUND FOR CURING PORTLAND CEMENT CONCRETE

**City of Minneapolis
Department of Public Works**

Section 1. WORK - The work to be done under these specifications shall consist of furnishing and delivery of Curing Compound for Portland cement concrete in such quantities as to satisfy the needs of the City. Material shall be delivered to Minneapolis Central Stores at 1858 East 27th Street, Minneapolis, MN. The expected purchase quantity is stated as a good faith estimate on the bid form. The actual quantity purchased may be increased or decreased, to meet the City's requirements for the said period, without any adjustment to the vendor's bid price.

This specification covers a liquid compound which is to be sprayed on Portland cement concrete pavements for the purpose of providing proper curing conditions by retarding the loss of mixing water during the early hardening period. Two types of material are included in these specifications:

MEMBRANE CURING COMPOUND – (Type-1D) White pigmented. Membrane curing compound shall be a resin type, water base compound. The white pigmented compound shall consist of finely divided white pigment and vehicle, ready-mixed for immediate use without alteration. The compound shall present a uniform white appearance when applied uniformly to a new concrete surface at the specified rate of application. The compound shall meet the current Mn/DOT Specification 3753 and shall be from an approved Mn/DOT manufacturer and an approved lot.

EXTREME SERVICE MEMBRANE CURING COMPOUND – This Poly—Alpha Methylstyrene (AMS) compound shall meet the current MnDOT Specification 3754. The compound shall be from an approved Mn/DOT manufacturer and an approved lot.

Section 2. GENERAL REQUIREMENTS (all types) - The Curing Compound shall conform to the requirements of A.S.T.M. C309-98a for the type specified. Curing Compound shall not settle out excessively during storage. It shall be of such consistency that it may be readily sprayed to a uniform coating at all temperatures at which concrete pavements may be placed. It shall resist flow after application and remain in a uniform membrane.

All compounds shall be shipped in the manufacturer's original containers, which shall be properly labeled as to contents, number of gallons, rate of application, source, manufacturer's lot number and date of manufacture. The manufacturer's original container seal must be intact.

"The empty shipping containers (drums) are the responsibility of the supplier. The empty shipping containers will be collected by City of Minneapolis personnel and stored temporarily at the Central Store delivery site at 1858 E. 27th St., Minneapolis, MN. When requested by City of Minneapolis Central Store personnel, the supplier must remove these empty containers from City of Minneapolis property, and dispose of them in a manner consistent with hazardous waste disposal laws currently in effect in Minnesota."

After 72 hours of exposure, the water loss through the curing material shall not be more than 0.55 kg/m².

Section 3. SAMPLING AND TESTING

Sampling - The container shall be shaken or stirred before the sample is taken. One quart of the compound shall be placed in a clean sample can which shall then be immediately stoppered tightly. At least one sample shall be taken from each shipment. If a shipment represents more than one lot or more than one day's manufacture, each lot or each day's manufacture, whichever is the greater, shall be sampled.

Samples - Bidders shall submit prior to the first purchase a sufficient sample of the material and with the sample's lot number which they propose to furnish under this specification.

Solubility in Trichloroethylene - ASTM D2042-01.

Water Retention - ASTM C156-02b. The rate of application shall be 5.0 M²/L (200 ft²/gal.) or rate as specified by manufacturers.

Section 4. QUANTITY - The quantity shown on bid form is an estimate and may be increased or decreased, to meet City's requirements for the contract period, without any adjustment to the vendor's bid price.

Section 5. PRICE - Proposals shall state a firm price per gal. for the contract period, for the specified material as per Section 1, including delivery, unloading and removal of empty shipping container.

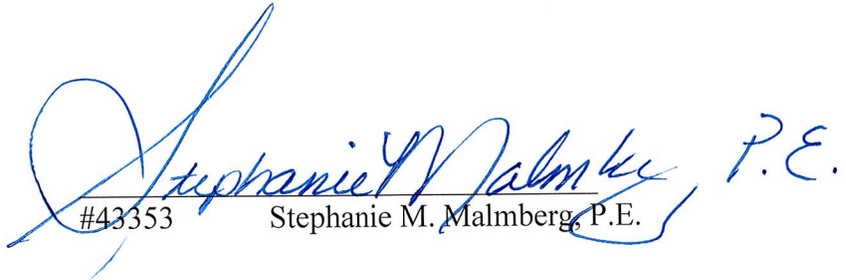
Section 6. INSPECTION AND REJECTION - All material furnished will be subject to inspection by the City Engineer. Materials not complying with the

specifications will be rejected and such rejected materials shall be removed from the work site by the contractor at no cost to the City.

Upon failure of the contractor to comply with these specifications, the City of Minneapolis shall have the right to obtain materials from other sources and the contractor shall pay any additional cost thereof.

Section 7. RIGHT RESERVED - The City of Minneapolis reserves the right to accept or reject any or all proposals or any part of any proposal.

I hereby certify that this specification was prepared by me or under my direct supervision and that I am a duly registered Professional Engineer under the laws of the State of Minnesota.


#43353 Stephanie M. Malmberg, P.E.

SPECIFICATIONS

for

**JOINT SEALER
HOT-POURED ELASTIC TYPE**

**City of Minneapolis
Department of Public Works**

Section 1. WORK - The work to be done under these specifications is the furnishing and delivery of Hot-Poured Elastic Type concrete joint sealer, for use in sealing joints and cracks in concrete and asphalt pavements. Material shall be delivered to Minneapolis Central Stores at 1858 E. 27th Street, Minneapolis, MN. The expected purchase quantity is stated as a good faith estimate on the bid form. The actual quantity purchased may be increased or decreased, to meet the City's requirements for the said period, without any adjustment to the vendor's bid price. The joint sealer will be ordered in maximum of 50 container lots with a maximum of a five-day delivery time.

Section 2. SPECIFIC REQUIREMENTS - The sealer shall conform to the current MNDOT Specification 3723 and be from the approved MnDOT certified source list. In addition, the sealer must remain flexible at -29° C (-20° F), and must be proven effective in field trials in Minnesota over a two year period. Ground-cured Rubber Scrap (also known as "Crumb Rubber") or limestone fillers shall not be used. Suppliers who wish to demonstrate their product should contact the City of Minneapolis Engineering Laboratory.

Section 3. PACKAGING AND MARKING - The joint sealer shall be shipped in the manufacturer's original containers, and shall be properly labeled with the name of the material, manufacturer, brand name, weight, manufacturer's lot number and the recommended pouring temperature, and an indication that this product does not contain Ground-cured Rubber Scrap.

Section 4. PRICE - Proposals shall state a firm price per cwt for the contract period, including delivery and unloading.

Section 5. INSPECTION AND REJECTION - All material furnished will be subject to inspection by the City Engineer. Materials not complying with the specifications will be rejected and such rejected materials will be removed from the work site by the contractor at no cost to the City.

Upon failure of the contractor to comply with these specifications, the City of Minneapolis shall have the right to obtain materials from other sources and the contractor shall pay any additional cost thereof.

Section 6. RIGHT RESERVED - The City of Minneapolis reserves the right to accept or reject any or all proposals or any part of any proposal.

I hereby certify that this specification was prepared by me or under my direct supervision and that I am a duly registered Professional Engineer under the laws of the State of Minnesota.


#43353 Stephanie Malmberg, P.E.

SPECIFICATIONS

for

PRE-FORMED BITUMINOUS TYPE EXPANSION JOINT FILLER

**City of Minneapolis
Department of Public Works**

Section 1. WORK - The work to be done under these specifications is the furnishing and delivery of preformed bituminous type expansion joint filler. The expected purchase quantity is stated as a good faith estimate on the bid form. The actual quantity purchased may be increased or decreased, to meet the City's requirements for the said period, without any adjustment to the vendor's bid price.

Section 2. GENERAL REQUIREMENTS

A. Preformed joint filler shall be either of the two following types:

1. Bituminous type (mastic) joint filler. The expansion joint filler shall consist of bituminous mastic composition, formed and encased between two layers of bituminous impregnated felt. The mastic shall comprise mineral fillers and reinforcing fibers.

The filler shall be of such character that it will not be deformed by ordinary handling during the hot summer months or become hard and brittle in cold weather. Thin strips of stiffener will be allowed.

2. Bituminous type (non-extruding and resilient bituminous type) joint filler. The product shall consist of preformed strips which have been formed from cane, wood, clean granulated cork, or other suitable fibers of cellular nature bound together and uniformly impregnated with a suitable asphaltic binder.
- B. Expansion joint fillers made by combining two or more joints of lesser dimensions will not be accepted unless special approval is received by the manufacturer from the City Engineer.
- C. The expansion joint filler shall be made according to the sizes ordered and a tolerance of plus 1/16 inch in thickness, plus or minus 1/8 inch in depth and plus or minus 1/8 inch in length shall be permitted.

Section 3. SPECIFIC REQUIREMENTS

	Preformed Bituminous Mastic	Preformed Bituminous Fiber (non-extruding and resilient)
Absorption	4% or less by wt.	15% or less by vol.
Brittleness Test	Required	Not required
Distortion, inches	1 or less	Not required
Recover %	Not required	70 or more
Compression, to 50% of Thickness, psi required (thickness 1/2" or more)	100 - 1500	100 - 750
Bitumen, % by weight	not less than 70; mastic portion exclusive of stiffener sheets	Not less than 35
Extrusion, inches	Not required	0.25 or less
Weathering Test	Not required	Required

Preformed expansion joint materials having a thickness of 1/2 inch or more shall be tied in bundles of ten (10) each.

Items K, L, T, M, P, N, and U bituminous type (mastic) joint filler, cut sections shall be tied in bundles of ten (10) each and delivered on flat, solid, surface warehouse pallets to reduce deformation of the mastic material during storage. Item W shall be tied in bundles of 50 each, and packaged to prevent deformation during shipping and storage.

Section 4. METHODS OF SAMPLING AND TESTING - Sampling and testing of pre-molded bituminous joint material shall be in accordance with standard method T42-49 of the American Association of State Highway officials and in accordance with ASTM Designations: D1751-91, D994-82, and D545-93.

Section 5. DELIVERY - Material shall be delivered as required from local warehouse, on orders from the City Purchasing Agent. Material shall be delivered to any City warehouse or to any site in the City of Minneapolis as designated by the City Purchasing Agent. Deliveries shall be made within 48 hours from the time of order.

Section 6. STATEMENT AND ANALYSIS - Bidders shall state in their proposals the trade name, source, and furnish a complete analysis of the material bid under the stated specifications.

Section 7. SAMPLES - Bidders shall submit with their proposals a sufficient sample of the material which they proposed to furnish under the stated specifications.

Section 8. INSPECTION AND REJECTION - All material furnished will be subject to inspection by the City Engineer. Materials not complying with the specifications will be rejected and such rejected materials shall be removed from the work site by the contractor.

Upon the failure of the contractor to comply with these specifications the City of Minneapolis shall have the right to obtain material from other sources and the contractor shall pay any additional cost.

Section 9. PRICE - Proposals shall state a firm price per piece for the contract period, for delivery of specified materials as per Section 1.

Section 10. ACCEPTANCE OR REJECTION - The City of Minneapolis reserves the right to accept or reject any or all proposals, or any part of any proposal.

I hereby certify that this specification was prepared by me or under my direct supervision and that I am a duly registered Professional Engineer under the laws of the State of Minnesota.


#43353 Stephanie M. Malmberg, P.E

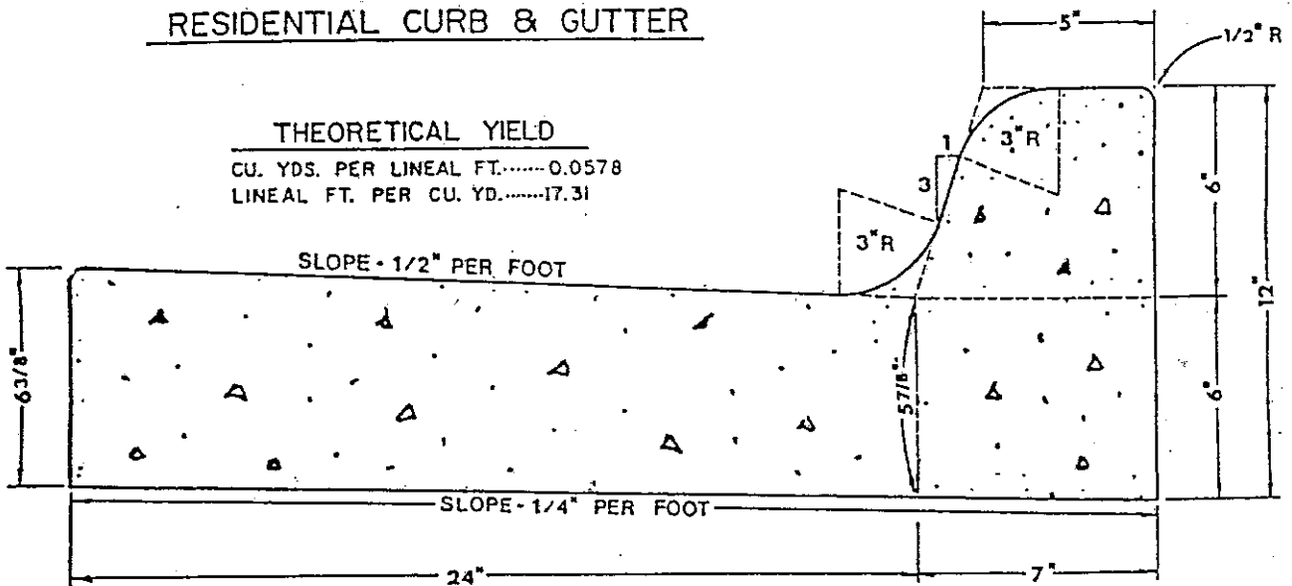
Item K

DETAIL SHEET NO. 2A

CROSS SECTION -
MINNEAPOLIS STANDARD
RESIDENTIAL CURB & GUTTER

THEORETICAL YIELD

CU. YDS. PER LINEAL FT. ----- 0.0578
LINEAL FT. PER CU. YD. ----- 17.31



MPLS. STANDARD CURB & GUTTER

DEPARTMENT OF PUBLIC WORKS

Item L

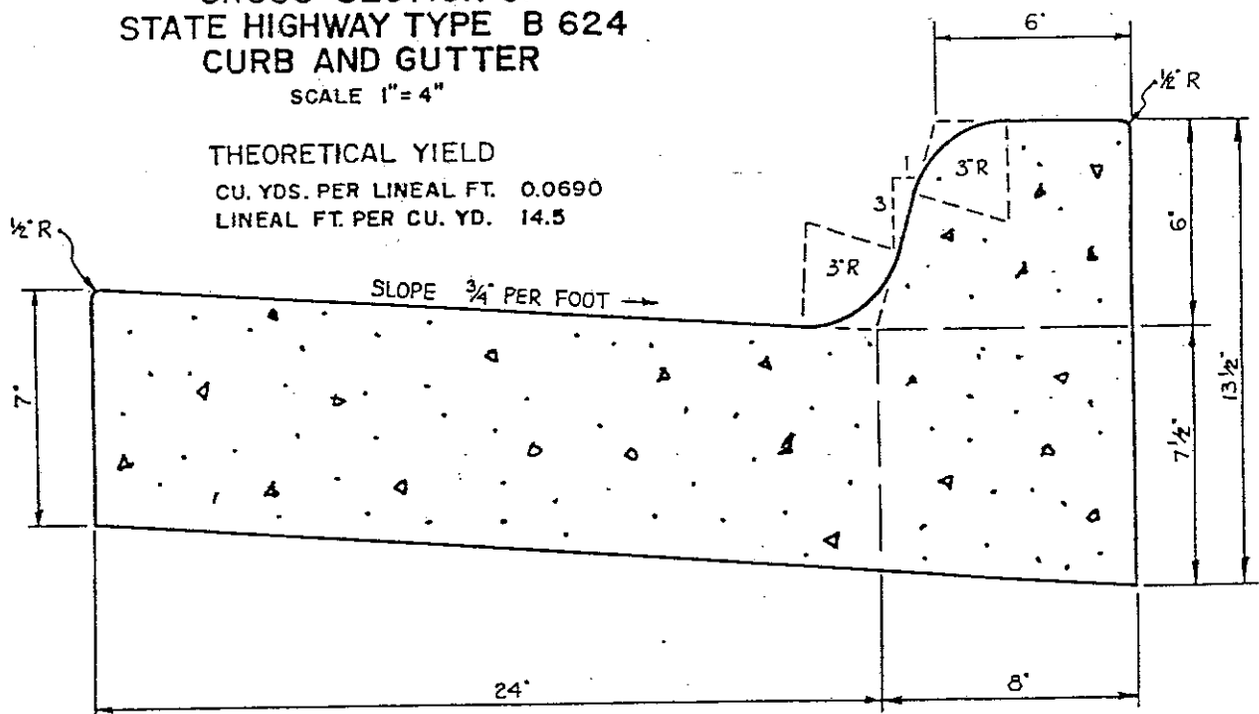
DETAIL SHEET NO. 2B

CROSS SECTION OF
STATE HIGHWAY TYPE B 624
CURB AND GUTTER

SCALE 1" = 4"

THEORETICAL YIELD

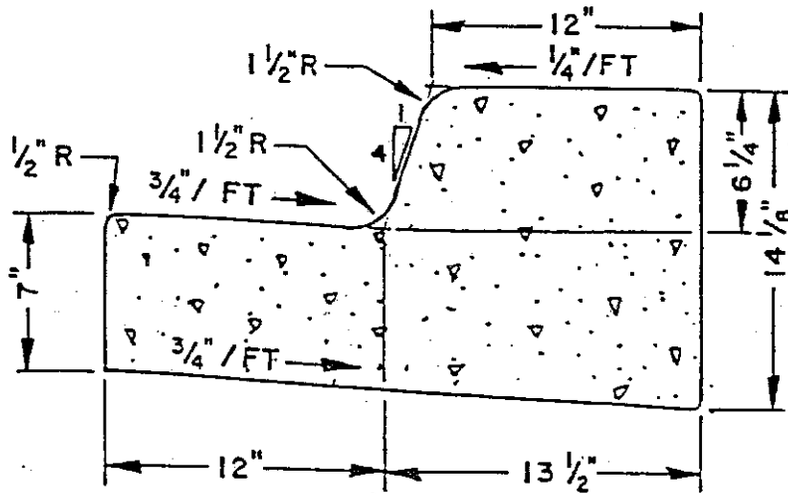
CU. YDS. PER LINEAL FT. 0.0690
LINEAL FT. PER CU. YD. 14.5



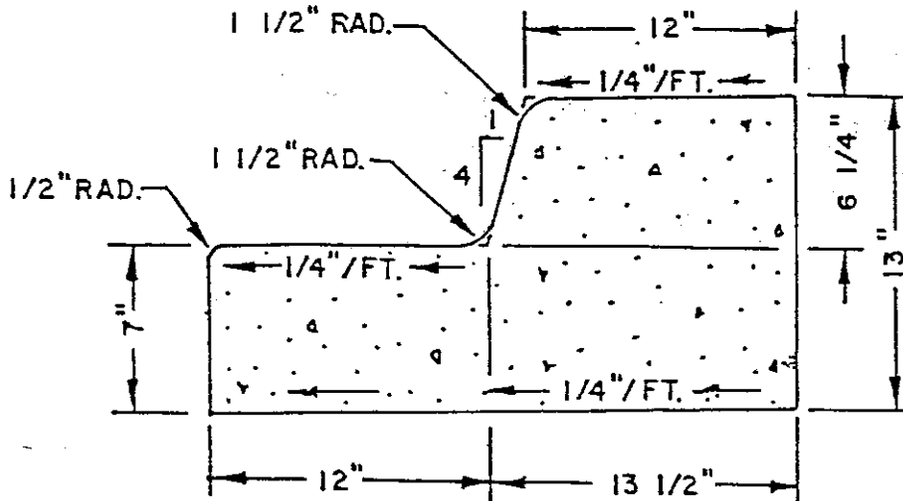
REFERENCE: Mn/DOT STD PLATE NO. 7100F

B-624 CURB & GUTTER
DEPARTMENT OF PUBLIC WORKS

Item T: TYPE "A" PARKWAY VERTICAL CURB AND GUTTER



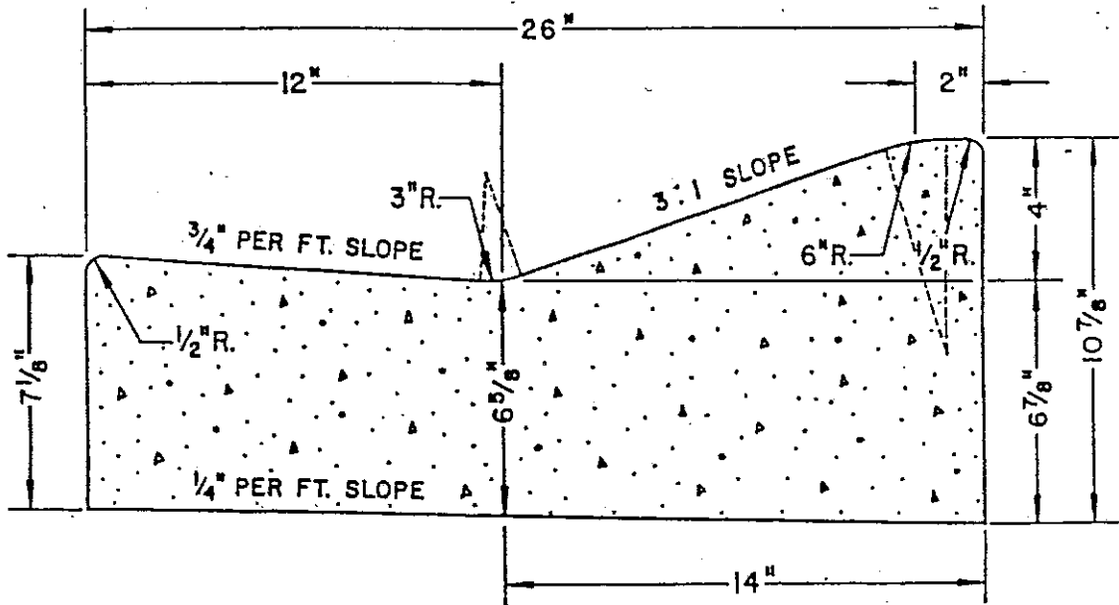
Item U: TYPE "B" PARKWAY VERTICAL CURB AND GUTTER



PARKWAY CURB AND GUTTER

Item M

DETAIL SHEET NO. 2C

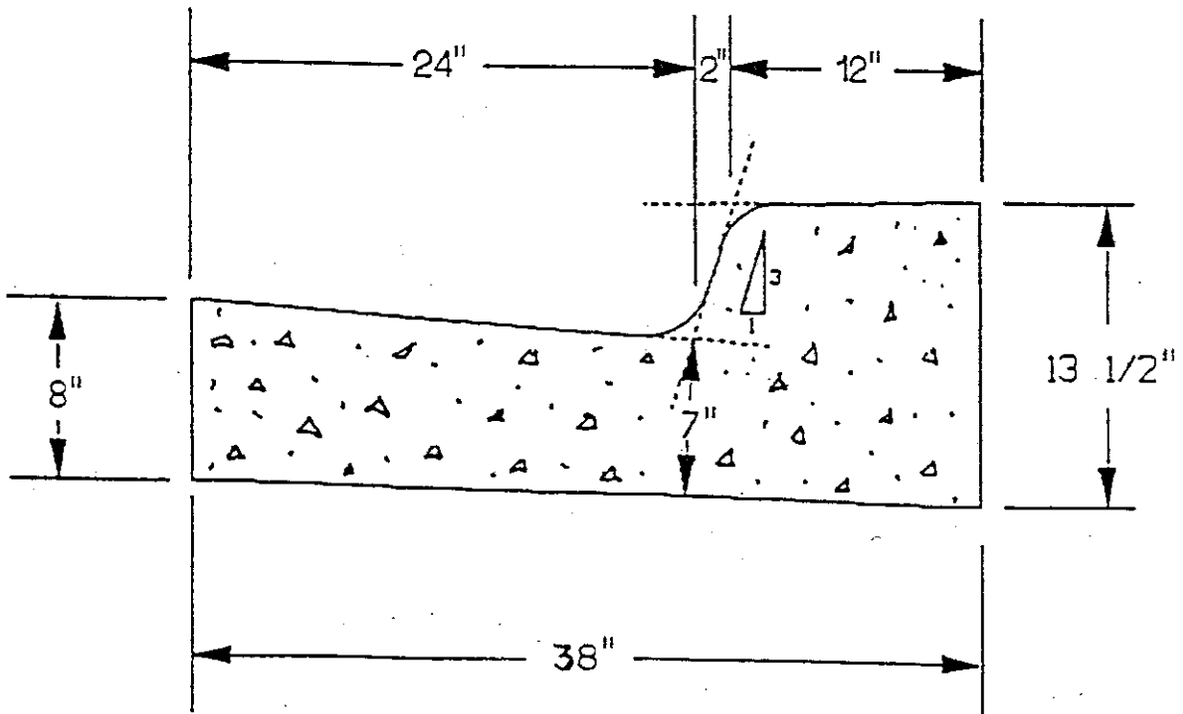
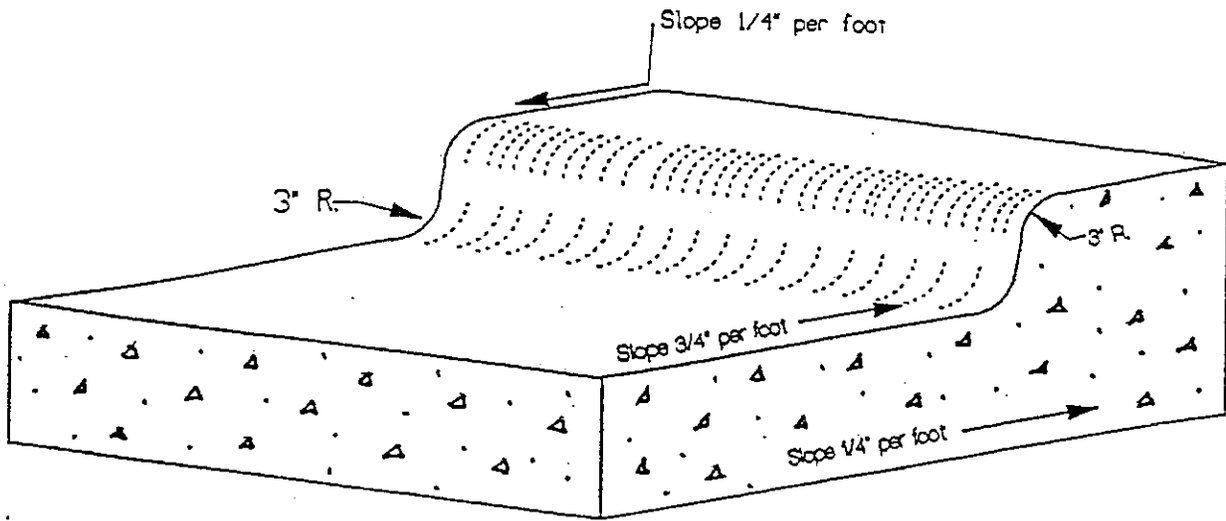


RESIDENTIAL CURB & GUTTER
DESIGN D-412 MODIFIED

D-412 CURB & GUTTER
DEPARTMENT OF PUBLIC WORKS

Item N

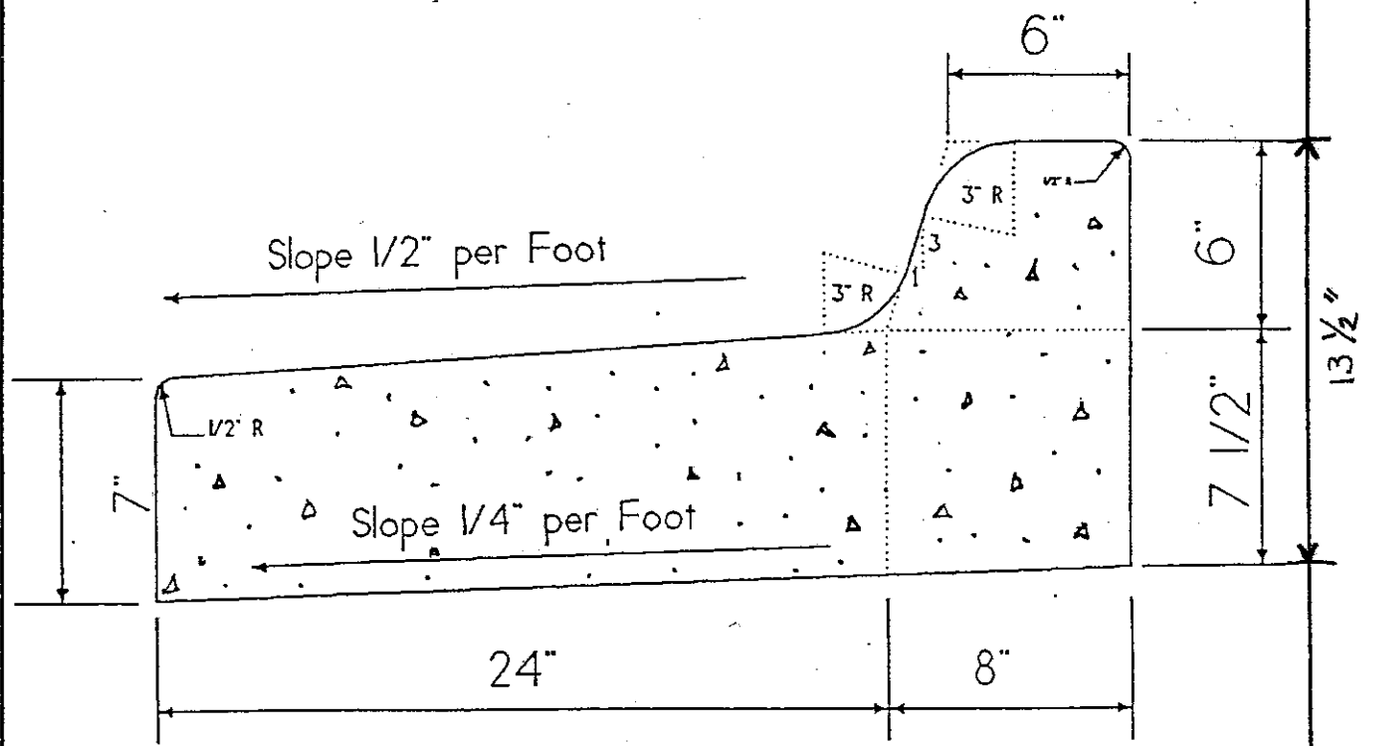
DETAIL SHEET NO. 2E



B-624 MODIFIED

Item P

DETAIL SHEET NO. 2F



(TIPOUT) B-624 CURB & GUTTER

DEPARTMENT OF PUBLIC WORKS

BID FORM

My /Our bid to furnish and deliver, Curing Compound, Joint Sealer and Joint Filler to the City of Minneapolis through 3/31/17, all in accordance with your specifications. Do Not include sales taxes in your bid pricing.

To furnish **Curing Compound** for delivery in barrel containers and **Hot Poured Elastic Type Joint Sealer** Pricing contract called for through April 1, 2017 per the attached specifications.

Article	Quantity	Unit	Unit Price	Total Price
1.MnDOT Specification 3753 Type- 1D Membrane Curing Compound	1,500	Gallons	_____	_____
Manufacturer/No.	_____			
2. MnDOT Specification 3754 Poly-Alpha Methylstyrene Curing Compound	300	Gallons	_____	_____
Brand Name/No.	_____			
3. Hot Poured Elastic Type Joint Sealer (rubber asphalt) in 50 pound paper cartons.	125,000	Pounds	_____	_____
Brand Name/No.	_____			

To furnish preformed bituminous(non-extruding and resilient) joint filler and bituminous type (mastic) expansion joint filler to the City of Minneapolis, Public Works-Central Stores during the 2016 construction season; as called for, in accordance with the attached Specifications.

Bituminous Type (non-extruding and resilient) Joint Filler

Article	Quantity	Unit	Unit Price	Total Price
4. 1/2" X 3-1/2" X 6' length, sidewalk fiber felt	3,000	EACH	_____	_____
5. 1/2" X 6" X 6' length, driveway and SI radius felt	1,500	EACH	_____	_____
6. 1/2" X 8" X 10' length, alley and commercial drive fiber felt	200	EACH	_____	_____
7. 1" X 10" X 10' length, expansion joint fiber felt	0	EACH	_____	_____

Bituminous Type (mastic) Expansion Joint Filler

Article	Quantity	Unit	Unit Price	Total Price
8. 1/4" X 2" X 10' length, mastic slab felt	1600	EACH	_____	_____

Official Publication No. 8243
 Bids opened 10 AM, Local Time
 March 8th, 2016

Bituminous Type (mastic) Expansion Joint Filler Cut Sections

Article	Quantity	Unit	Unit Price	Total Price
9. 1/2" X 12" X 31" length, residential C&G	0	EACH	_____	_____
10. 1/2" X 13-1/2" X 33" length, B-624 commercial C&G	800	EACH	_____	_____
11. 1/2" X 14-1/8" X 25-1/2" length, modified Park Board C&G Type A (Island side)	0	EACH	_____	_____
12. 1/2" X 13" X 25-1/2" length, modified Park Board C&G Type B (Residential side)	0	EACH	_____	_____
13. 1/2" X 10-7/8" X 26" length, D-412 Driveover C&G	0	EACH	_____	_____
14. 1/2" X 13-3/8" X 38" length, B-624 modified C&G	0	EACH	_____	_____
15. 1/2" X 13-1/2" X 32" length, B-624 tipout C&G	0	EACH	_____	_____

The City of Minneapolis reserves the right to award multiple pricing contracts under this bid.

F.O.B.: Destination _____ Acknowledge Addenda No. _____

Bidder must supply Federal Tax ID No. or Social Security No. _____
 If Social Security Number is provided, this individuals name must be included as Bidder.

Bidder affirms that this bid(s) has been arrived at by the bidder independently and has been submitted without collusion with, and without any agreement, understanding or planned common course of action with, any other bidder of materials, supplies, equipment and services described in the invitation to Bid, designed to limit independent bidding or competition.

TWO complete bid responses including attachments to be returned, one of which must be an original.

BIDDER _____
 CIRCLE ONE (Corporation - Partnership - Individual)

SIGNED BY _____
 (Signature) (Printed Name)

ADDRESS _____

CITY _____ STATE _____ ZIP+4 ZIP CODE _____

BUSINESS PHONE (_____) _____ FAX NUMBER _____

E-MAIL ADDRESS: _____

IF YOU ARE NOT OFFERING A BID

Please fill out company name, address, etc. above and indicate below or on back side of this form, your reason(s) for not offering a bid and return this page to City Purchasing, 330 Second Avenue South - Suite 552, Minneapolis, MN 55401. Please indicate **"NO BID"** on the outside of your mailing envelope.

BIDS RESULTS WILL NOT BE MAILED, BUT WILL BE E-MAILED TO THE E-MAIL ADDRESS ON THIS BID FORM.