

# STATE OF HAWAII DEPARTMENT OF HAWAIIAN HOME LANDS 91-5420 Kapolei Parkway, Kapolei, HI. 96707

# **Bidding and Contract Requirements**

**FOR** 

# NĀNĀKULI FLOOD CHANNEL LATERAL REPAIRS

NĀNĀKULI, WAI'ANAE, ISLAND OF OAHU, HAWAI'I TAX MAP KEY: (1) 8-9-001: 004

IFB NO.: IFB-25-HHL-004

November 2024



# **Instructions for Bid Submittal**

#### **General Instructions for Bid Submittal**

The Bid Offer form must be completed and submitted to DHHL by the required due date and time, and in the form prescribed by DHHL. Electronic mail and facsimile transmissions shall not be accepted.

For your convenience, an "IFB Checklist for Bidders" is included in this section for your use.

No supplemental literature, brochures, or other unsolicited information should be included in the bid packet.

A written response is required for each item unless indicated otherwise.

Bid documents and all certifications should be written legibly or typed and completed with black ink.

## I. PROPOSAL REQUIREMENTS AND CONDITIONS

#### A. QUALIFICATION OF BIDDERS.

Prospective Bidders must be capable of performing the work for which bids are invited and must be capable of entering into a public contract of \$25,000 (twenty-five thousand dollars) or more.

#### B. NOTICE OF INTENTION TO BID

- 1. In accordance with Section 103D-310, Hawaii Revised Statutes (HRS), and Section 3-122-108, Hawaii Administrative Rules (HAR), a written Notice of Intention to Bid (hereinafter "Notice") must be submitted to the Chairman of the Hawaiian Homes Commission ("Chairman"), who is the Department's chief procurement officer. The Notice may be faxed, hand carried, mailed, or e-mailed to the office indicated in the Notice.
- 2. The written Notice must be received by DHHL no later than the date and time specified in the Notice to Bidders. The written Notice will be time stamped when received by DHHL. The time designated by the time stamping device in DHHL shall be official. If the written Notice is hand carried, then the bearer is responsible to ensure that the Notice is time stamped by DHHL. If the Notice is delivered through facsimile (fax) machine, the time of receipt by DHHL's fax machine shall be official. If the Notice is sent by email, the time indicated in the date and time field of the email as received by DHHL shall be official.
- 3. It is the responsibility of the prospective Bidder to ensure that the written Notice is received in time and DHHL assumes no responsibility for failure of timely delivery caused by the prospective Bidder or by any method of conveyance chosen by the prospective Bidder. DHHL shall use best efforts to return a signed acknowledgement of receipt of Notice from Bidder(s).

- 4. If two (2) or more prospective Bidders desire to bid jointly as a joint venture on a single project, they must file an affidavit of joint venture with their Notice. Such affidavit of joint venture will be valid only for the specific project for which it is filed. No further license is required when all parties to the joint venture possess current and appropriate contractor's licenses. Joint ventures are required to be licensed in accordance with Chapter 444, HRS, as amended, and the rules and regulations of the Contractor's License Board when any party to the joint venture agreement does not hold a current or appropriate contractor's license. The joint venture must be registered with the office of the Director of Commerce and Consumer Affairs in accordance with Chapter 425, HRS, as amended.
- 5. No persons, firm or corporation may bid where (1) the person, firm, or corporation, or (2) a corporation owned substantially by the person, firm, or corporation, or (3) a substantial stockholder or an officer of the corporation, or (4) a partner or substantial investor in the firm is in arrears in any payment owed to the State of Hawaii or any of its political subdivisions or is in default of any obligation to the State of Hawaii or to all or to any of its political subdivisions, including default as a surety or failure to perform faithfully and diligently any previous contract with DHHL.

#### C. STANDARD QUALIFICATION QUESTIONNAIRE FOR OFFERORS

- 1. Prospective Bidders shall submit answers to questions contained in the STANDARD QUALIFICATION QUESTIONNAIRE FOR OFFERORS, SPO Form-021 (hereinafter "Questionnaire") properly executed and notarized, setting forth a complete statement of the experience of such prospective Bidder and its organization in performing similar work and a statement of the equipment proposed to be used, together with adequate proof of the availability of such equipment. The Questionnaire shall be submitted to the location on or prior to the date and time set forth in the Notice to Bidders. The Questionnaire will be time stamped when received by DHHL. The time designated by the time stamping device in DHHL shall be official. If the Questionnaire is hand carried, then the bearer is responsible to ensure that the notice is time stamped by DHHL. Email and fax machine transmissions are not acceptable in whole or in part. If the information in the Questionnaire proves satisfactory, the Bidder's proposal will be received. All information contained in the answers to the Questionnaire shall be kept confidential. The Questionnaire will be returned to the Bidder after it has served its purpose. Prior Questionnaires submitted in response to other Notice to Bidders are not acceptable.
- 2. If upon review of the Questionnaire, or otherwise, the Bidder appears not fully qualified or able to perform the intended work, the HOPA shall, after affording the Bidder an opportunity to be heard and if still of the opinion that the Bidder is not fully qualified to perform the work, refuse to receive or to consider any bid offered by the prospective Bidder.
- 3. Failure to complete and submit the Questionnaire by the designated deadline will be cause for DHHL to disqualify a prospective Bidder.

#### D. PROPOSAL FORM

- 1. Prospective Bidders are being furnished with the Bid Offer Form (hereinafter "Proposal") giving the location, description, and the contract time of the work contemplated for which a Total Sum bid price is asked, containing a schedule of items, together with estimated quantities of work to be performed and materials to be furnished, for which unit bid prices and/or lump sum bid prices are asked.
- 2. All papers bound with or attached to the Proposal shall be considered a part thereof and shall not be detached or altered when the Proposal is submitted.
- 3. The drawings, specifications and other documents designated in the Proposal will also be considered a part thereof whether attached or not.
- 4. When quantities for individual items of work are listed in the Proposal for which respective unit prices are asked, said quantities are estimated or approximate and are to be used by DHHL only for the purpose of comparing on a uniform basis bids offered for the work. DHHL does not, expressly or by implication agree that the actual quantity of work will correspond therewith.
- 5. Earthwork quantities shown on plans are for permit purposes only and shall not be used by the contractor for bidding purposes. The contractor shall determine his own quantities for the work and base his bid accordingly.
- 6. On unit price bids, payment will be made only for the actual number of units incorporated into the finished project at the unit price bid, subject to DHHL Construction General Conditions (CGC), Section 4.7, VARIATIONS IN ESTIMATED QUANTITIES.
- 7. The Bidder's proposal must be submitted on the proposal form furnished by DHHL. The Bidder's Offer/Bid must be prepared in full accordance with the instructions herein. The Bidder must state, both in words and numerals, the lump sum price or total sum bid at which the work contemplated is proposed to be done. These prices must be written in ink or typed. In case of a discrepancy between the prices written in words and those written in figures, the words shall govern over the figures. The Bidder shall sign the Proposal in the spaces provided with ink.
- 8. If the Proposal is made by an individual, the person's name and post office address must be shown in the space provided. If made by a partnership, the name and post office address of each member of the partnership must be shown and the Proposal signed by all partners or evidence in the form of a partnership agreement must be submitted showing the authority of the partner to enter, on behalf of said partnership, into contract with DHHL. If made by a corporation the Proposal must show the name, title and business address of the president, secretary and treasurer and also evidence in the form of a Corporate Resolution must be submitted showing the authority of the particular corporate representative to enter on behalf of said corporation into contract with DHHL. If made by a joint-venture the name and post office address of each member of the individual firm, partnership or corporation comprising the joint-venture must be shown with other pertinent information

required of individuals, partnerships or corporations as the case may be. The Proposal must be signed by all parties to the joint-venture or evidence in the form of a Joint-Venture Agreement must be submitted showing the authority of the joint-venture's representative to enter on behalf of said joint-venture into contract with DHHL. If made by a Limited Liability Corporation (LLC), the Proposal must identify all of its members and show the authority of its member to enter on behalf of said LLC.

- 9. Pursuant to the requirements of Section 103D-302, HRS, each Bidder shall include in its bid the name of each person or firm to be engaged by the Bidder on the project as joint contractor or subcontractor indicating also the nature and scope of work to be performed by such joint contractor and/or subcontractor and their respective contractor's license number. A joint contractor or subcontractor performing less than or equal to one percent (1%) of the total bid amount is not required to be listed in the proposal. The Bidder shall be solely responsible for verifying that their joint contractor or subcontractor has the proper license at the time of the submitted bid.
- 10. It is understood and agreed that the Contractor shall make no claim for anticipated profit, loss of profit or unabsorbed field, branch or home office overhead and impact losses due to the exercise of DHHL's right to eliminate entire portions of the work or to increase or decrease any or all the quantities shown in the proposal form.
- 11. By submitting an offer/bid on the Proposal, a Bidder accepts the language therein as its own.

#### E. BID SECURITY

- 1. Subject to the exceptions in Section 3-122-223(d), HAR, all lump sum bids of \$50,000 (fifty thousand dollars) and higher, or lump sum base bids including alternates of \$50,000 (fifty thousand dollars) and higher, that are not accompanied by bid security are non-responsive. Bid security shall be one of the following:
  - a. Surety bid bond underwritten by a company licensed to issue bonds in this State; or
  - b. Legal Tender; or
  - c. Certificate of Deposit; credit union share certificate; or cashier's, treasurer's, teller's or official check drawn by, or a certified check accepted by, and payable on demand to the State by a bank, a savings institution, or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration. Company or personal checks are not considered "official checks" and will not be accepted.
    - (i) These instruments may be utilized only to a maximum of \$100,000 (one hundred thousand dollars).

- (ii) If the required security or bond amount totals over \$100,000 (one hundred thousand dollars), more than one instrument not exceeding \$100,000 (one hundred thousand dollars) each and issued by different financial institutions shall be accepted.
- (iii) CAUTION Bidders are cautioned that certificates of deposit or share certificates with an early withdrawal penalty must have a face value sufficient to cover the maximum penalty amount in addition to the proposal guaranty requirement. If the certificate is made out to two names, the certificate must be assigned unconditionally to the DHHL.
- 2. Unless otherwise stated, the bid security shall be in an amount equal to at least five percent (5%) of the lump sum bid or lump sum base bid including all additive alternates or in an amount required by the terms of the federal funding, where applicable.
- 3. If the Bidder is a corporation, evidence in the form of a corporate resolution, authorizing the corporate representative to execute the bond must be submitted with the proposal. (See sample in Appendix.) If the Bidder is a partnership, all partners must sign the bond or evidence in the form of a partnership agreement must be submitted showing the authority of the partner.
- 4. If the Bidder is a joint-venture, all parties to the joint-venture must sign the bond; provided, that one party to the joint-venture may sign on behalf of the joint-venture if evidence in the form of a joint-venture agreement or power of attorney, is submitted showing the authority of the signatory to sign the bond on behalf of the joint-venture.
- 5. In the case where the award will be made on a group or item basis, the amount of bid security shall be based on the total bid for all groups or items submitted.
- 6. Bidders are cautioned that surety bid bonds which place a limit in value to the difference between the bid amount and the next acceptable bid, such value not to exceed the purported amount of the bond, are not acceptable. Also, surety bid bonds which place a time limit on the right of the State to make claim other than allowed by statutes or the GENERAL CONDITIONS are not acceptable. Bidders are hereby notified that a surety bid bond containing such limitation(s) is not acceptable and a bid accompanied by such surety bid bond will be automatically rejected.
- 7. The Bid Security shall be scanned and uploaded to HIePRO along with the bid offer form. The winning bidder shall submit the original Bid Security to DHHL.
- F. BIDDER'S RESPONSIBILITY FOR EXAMINATION OF CONTRACT DOCUMENTS, SITE OF WORK, ETC.

The Bidder shall carefully examine the project site and study all Contract Documents (as defined in the DHHL Construction General Conditions) and any documents or items

referenced therein and contract and bond forms, therefore. The submission of an Offer/Bid shall be considered as a warranty that the Bidder has made such examination and is informed of the conditions to be encountered in performing the Work and of the requirements of the Contract Documents and any documents and items referenced therein, and contract and bonds.

#### G. ADDENDA AND BID CLARIFICATIONS

- 1. The terms and requirements of the bid documents (i.e. drawings, specifications and other bid and contract documents) cannot be changed prior to the bid opening except by a duly issued Addendum.
- 2. DHHL may alter, increase, or decrease the scope of the work or the contract time, provisions and conditions by issuing a written addendum which sets forth such alterations, increase or decrease.
- 3. If a Bidder discovers what it considers to be a discrepancy, ambiguity, omission, or doubt as to the meaning of drawings, specifications and any other bid or contract documents, the Bidder shall request in writing an interpretation from the HOPA.
- 4. If DHHL agrees that a discrepancy, ambiguity, omission, or doubt exists, it shall issue a written addendum to the bid documents on the HANDS website no later than eight (8) days before the bids are opened. DHHL may extend the bid opening to allow at least eight (8) days from the notification date of the last issued Addendum. Upon issuance of Addenda by DHHL on the HANDS website, all Bidders shall be deemed to be on notice of the information therein whether or not the Addendum is actually received. Bidders are responsible to check the HANDS website for any Addenda issued. All addenda so issued shall become part of the contract documents.
- 5. No claim for additional compensation and/or time for performance will be allowed if the Bidder discovered, or in the exercise of reasonable care, should have discovered, a discrepancy, ambiguity, omission, or doubt for which an interpretation was not requested.

#### H. SUBSTITUTION OF MATERIALS AND EQUIPMENT BEFORE BID OPENING

1. Brand names of materials or equipment are specified or shown on the drawings to indicate a quality, style, appearance, or performance and not to limit competition. The Bidder shall base its bid on one of the specified brand names unless alternate brands are qualified as equal or better in an addendum. Qualifications of such proposed alternate brands shall be submitted in writing and addressed to the Land Development Division Project Manager. The face of the envelope containing the request must be clearly marked "SUBSTITUTION REQUEST". The request may be hand carried or mailed to DHHL, 91-5420 Kapolei Parkway, Kapolei, Hawaii, 96707. In either case, the written request must be received by DHHL no later than fourteen (14) days before the bid opening date and time specified in the Notice to Bidders. The written request will be time stamped by DHHL. For the purpose of this section, the time designated by the time stamping device in DHHL shall be

- official. If the written request is hand carried, the bearer is responsible to ensure that the request is time stamped by DHHL.
- 2. Submit three (3) sets of the written request, technical brochures, and a statement of variances.
- 3. A statement of variances must list all features of the proposed substitution which differ from the drawings, specifications and/or product(s) specified and must further certify that the substitution has no other variant features. The brochure and information submitted shall be clearly marked showing make, model, size, options, etc., and must include sufficient evidence to evaluate each feature listed as a variance. A request will be denied if submitted without sufficient evidence. If after installing the substituted product, an unlisted variance is discovered, Contractor shall immediately replace the product with a specified product at no cost to DHHL.
- 4. Any substitution request not complying with the above requirements will be denied. Substitution requests sent to other agencies and received by the Land Development Division Project Manager after the deadline above will be denied.
- 5. An addendum shall be issued to inform all prospective Bidders of any accepted substitution.

#### I. DELIVERY OF PROPOSALS.

The entire proposal shall be uploaded and submitted through HIePRO as indicated in the Notice to Bidders. Proposals which do not comply with this requirement may not be considered. Proposals will be received up to the time fixed in the Notice to Bidders. The time designated by the HIePRO system shall be official.

- J. WITHDRAWAL OR REVISION OF PROPOSAL. Proposal may be modified prior to the deadline to submit the proposal by any of the following documents:
  - 1. Withdrawal of Proposals:
    - (a) A signed, written notice received in the office designated in the solicitation; or
    - (b) A signed written notice faxed or e-mailed to the office designated in the solicitation.
  - 2. Modification of Proposals:
    - (a) A signed written notice received in the office designated in the solicitation, accompanied by a duly executed certificate of resolution for corporations, partnerships and joint-ventures, stating that a modification to the proposal is submitted; and
    - (b) The actual modification sealed securely in a separate envelope or container, accompanying the written notice.
    - (c) The modification may be sent by fax or email, provided that the originals must be submitted within two working days of the fax or email.

#### K. PUBLIC OPENING OF PROPOSALS.

Offers made on HIePRO will be made public at the time indicated in the Notice to Bidders, and results shared through the HIePRO system. There will be no physical bid opening.

- L. DISQUALIFICATION OF BIDDERS. Any one or more of the following causes will be considered as sufficient for the disqualification of a Bidder and the rejection of its proposal or proposals:
  - 1. Non-compliance with Section I.A. QUALIFICATION OF BIDDERS;
  - 2. Evidence of collusion among Bidders;
  - 3. Lack of responsibility and cooperation as shown by past work such as failing to complete all of the requirements to close the project within a reasonable time or engaging in a pattern of unreasonable or frivolous claims for extra compensation;
  - 4. Being in arrears on existing contracts with the State of Hawaii, or having defaulted on a previous contract with the State of Hawaii;
  - 5. Lack of proper equipment and/or sufficient experience to perform the work contemplated, as revealed by the Standard Qualification Questionnaire and Financial Statement for Bidders;
  - 6. No contractor's license or a contractor's license which does not cover type of work contemplated;
  - 7. More than one proposal for the same work from an individual, firm, partnership, corporation, or joint venture under the same or different name;
  - 8. Delivery of bids after the deadline specified in the advertisement calling for bids;
  - 9. Failure to pay, or satisfactorily settle, all bills overdue for labor and materials of former contracts in force at the time of issuance of proposal forms; and/or
  - 10. Debarment or suspension pursuant to the provisions of Chapters 103D, 104, and 444, HRS, as amended.
  - 11. Any violation of Chapter 84, HRS.

#### M. PROTESTS

- 1. Protests shall be governed by Section 103D-701, HRS, and amended hereafter, and its implementing rules set forth in Title 3, Chapter 126, Subchapter 1, HAR, and as amended hereafter.
- 2. The Chairman is the DHHL's Head of Procurement Agency (HOPA), to whom protests shall be addressed unless specified otherwise in the solicitation.

#### N. WRONGFUL REFUSAL TO ACCEPT A BID.

In the event the HOPA, or designee, for any reason, wrongfully refuses to accept what would otherwise be a responsive and responsible lowest bid, the exclusive remedy for such lowest Bidder shall be the recovery of the reasonable actual costs of preparing the bid. No other Bidder shall have any claim for damages.

#### II. AWARD AND EXECUTION OF CONTRACT

#### A. CONSIDERATION OF PROPOSALS; CANCELLATION.

After the proposals are opened and read, the figures will be extended and/or totaled in accordance with the bid prices of the acceptable proposals and the totals will be compared and the results of such comparison shall be made public.

In the event of a tie bid, the low Bidder shall be determined in accordance with §3-122-34, HAR.

In the comparison of bids, words written in the proposals will govern over figures and unit prices will govern over totals.

Until the award of the contract, DHHL may cancel the solicitation, reject any and all bids/proposals in whole or part, and may waive any defects or technicalities whenever such action is deemed to be in the best interest of DHHL.

#### B. IRREGULAR PROPOSALS.

Proposals will be considered irregular and **may** be rejected for the following reasons:

- 1. If the proposal is unsigned.
- 2. If bid security is not in accordance with Section I.E. BID SECURITY.
- 3. If proposal is on a form other than that furnished by DHHL; or if the form is altered or any part thereof detached.
- 4. If the proposal shows any non-compliance with applicable law, alteration of form, additions not called for, conditional bids, incomplete bids, non-initialed erasures, other defects, or if the prices are obviously unbalanced.
- 5. If the Bidder adds any provisions reserving the right to accept or reject an award.
- 6. If the Bidder adds any provisions reserving the right to enter into a contract pursuant to an award.
- 7. When a proposal is signed by an officer or officers of a corporation and a currently certified corporate resolution authorizing such signer(s) to submit such proposal is not submitted with the proposal or when the proposal is signed by an agent other than the officer or officers of a corporation or a member of a partnership and a power of attorney is not submitted with the proposal.

- 8. Where there is an incomplete or ambiguous listing of joint contractors and/or subcontractors the proposal may be rejected. All work which is not listed as being performed by joint contractors and/or subcontractors must be performed by the Bidder with its own employees. Additions to the list of joint contractors or subcontractors will not be allowed. Whenever there is a doubt as to the completeness of the list, the Bidder will be required to submit within five (5) working days, a written confirmation that the work in question will be performed with its own work force. Whenever there is more than one joint contractor and/or subcontractor listed for the same item of work, the Bidder will be required to either confirm in writing within five (5) working days that all joint contractors or subcontractors listed will actually be engaged on the project or obtain within five (5) working days written releases from those joint contractors and/or subcontractors who will not be engaged.
- 9. If in the opinion of the HOPA, the Bidder and/or its listed subcontractors do not have the contractor's licenses or combination of contractor's licenses necessary to complete all of the work.

## C. CORRECTION OF BIDS AND WITHDRAWAL OF BIDS (§3-122-31, HAR)

- 1. Corrections to bids after bid openings but prior to award may be made under the following conditions:
  - (a) If the mistake is attributable to an arithmetical error, the HOPA shall so correct the mistake. In case of error in extension of bid price, the unit price shall govern.
  - (b) If the mistake is a minor informality which shall not affect price, quantity, quality, delivery, or contractual conditions, the Bidder shall request correction by submitting proof of evidentiary value which demonstrates that a mistake was made. The HOPA shall prepare a written approval or denial in response to this request. Examples of such mistakes include:
    - (1) Typographical errors;
    - (2) Transposition errors;
    - (3) Failure of a Bidder to sign the bid, but only if the unsigned bid is accompanied by other material indicating the Bidder's intent to be bound.
  - (c) For reasons not allowable under Subsections II.C.1.(a) and II.C.1.(b) when the HOPA determines that the correction or waiver of an obvious mistake is in the best interest of DHHL or is warranted for the fair treatment of other Bidders.
- 2. Withdrawal of bids after bid opening but prior to award may be made when the bid contains a mistake attributable to an obvious error which affects price, quantity, quality, delivery, or contractual conditions, and the Bidder requests withdrawal by

- submitting proof of evidentiary value which demonstrates that a mistake was made. The HOPA shall prepare a written approval or denial in response to this request.
- 3. Correction or withdrawal of bids after award is not permissible except in response to a written withdrawal or correction request by the Contractor, and the HOPA makes a written determination that DHHL's procurement practices and policies would not be materially affected by such correction or withdrawal.

#### D. AWARD OF CONTRACT

- 1. The award of contract, if it be awarded, will be made within one hundred twenty (120) consecutive calendar days after the opening of the proposals to the lowest responsible and responsive Bidder (including the alternate or alternates which may be selected by the HOPA in the case of alternate bids) whose proposal complies with all the requirements prescribed, but in no case will an award be made until all necessary investigations are made. The successful Bidder will be notified, by letter mailed to the address shown on the proposal, that its bid has been accepted and that it has been awarded the contract.
- 2. If the contract is not awarded within the one hundred twenty (120) days noted in Subsection II.D.1 above, DHHL may request the successful Bidder to extend the time for the acceptance of its bid. The Bidder may reject such a request without penalty; in such case, DHHL may at its sole discretion make a similar offer to the next lowest responsive and responsible Bidder and so on until a bid is duly accepted or until the DHHL elects to stop making such requests.
- 3. No contract will be awarded to any person or firm suspended or debarred under the provisions of Chapters 103D, 104 and Chapter 444, HRS, as amended.
- 4. The contract will be drawn on the forms furnished by the HOPA. The contract will not be binding on DHHL until all required signatures have been affixed thereto and written certification that funds are available for the work has been made.
- 5. Prior to award of the contract, DHHL shall verify compliance with Sections 103D-310 and 103D-328, HRS via Hawaii Compliance Express ("HCE"). Firms who decline to participate in HCE shall submit paper certificates in a timely manner, as prescribed by the HOPA, or its designee, or risk determination that the bid is non-responsive.

#### E. CANCELLATION OF AWARD.

After procurement posting of award of contract, DHHL reserves the right to cancel the award of any contract at any time before the execution of said contract by all parties. The exclusive remedy to the awardee for such cancellation shall be payment of the reasonable bid preparation costs and the reimbursement of any direct expenses incurred as directed in the Notice of Award. Such cancellation will not incur any liability by DHHL to any other Bidder.

#### F. RETURN OF BID SECURITY.

Bid securities shall be scanned and uploaded with offer to HIePRO. The four (4) lowest Bidders shall mail in their bid security, following the opening and checking of the proposals. The retained bid securities of the four lowest Bidders will be returned within five (5) working days following the complete execution of the contract.

#### G. REQUIREMENT OF PERFORMANCE AND PAYMENT BONDS

1. Performance bond and Payment Bond shall be required for contracts \$50,000 (fifty thousand dollars) and higher. At the time of the execution of the contract, the successful Bidder shall file good and sufficient performance bond and payment bond on the form furnished by DHHL, each in an amount equal to one hundred percent (100%) of the amount of the contract price unless otherwise stated in the solicitation of bids. Bidders may use its own form, which complies with similar content in DHHL's bond forms.

Acceptable performance and payment bonds shall be limited to the following:

- (a) Surety bonds underwritten by a company licensed to issue bonds in this State; or
- (b) A certificate of deposit; credit union share certificate; or cashier's, treasurer's, teller's or official check drawn by, or a certified check accepted by, and payable on demand to DHHL by a bank, a savings institution, or credit union insured by the Federal Deposit Insurance Corporation or the National Credit Union Administration.
  - (1) These instruments may be utilized only a maximum of \$100,000 (one hundred thousand dollars).
  - (2) If the required security or bond amount totals over \$100,000 (one hundred thousand dollars), more than one instrument not exceeding \$100,000 (one hundred thousand dollars) each and issued by different financial institutions shall be acceptable.
  - (3) A company check, or a personal check is not acceptable as a teller's check and not considered an official check.
- 2. If the Contractor fails to deliver the required performance and payment bonds, the Contractor's award shall be canceled; DHHL shall have the remedies provided below under Section II.,I, FAILURE TO EXECUTE THE CONTRACT and award of the contract shall be made to the next lowest responsible and responsive Bidder.

#### H. EXECUTION OF THE CONTRACT

1. The contract shall be signed by the successful Bidder and returned, together with satisfactory performance and payment bonds, within ten (10) calendar days after the Bidder is awarded the contract for execution or within such further time as the

HOPA may allow. No proposal or contract shall be considered binding upon the DHHL until the contract has been fully and properly executed by all parties thereto. For projects funded with State Capital Improvement Project (CIP) funds, the HOPA shall also endorse thereon its certificate, as required by Section 103D-309, HRS, that there is an available unexpended appropriation or balance of an appropriation over and above all outstanding contracts sufficient to cover DHHL's amount required by such contract.

2. On any individual award totaling less than \$50,000 (fifty thousand dollars), the DHHL reserves the right to execute the contract by the issuance of a Purchase Order. Issuance of a Purchase Order shall result in a binding contract between the parties without further action by DHHL. The issuance of a Purchase Order shall not be deemed a waiver of the General Conditions, and Contract Document requirements.

## I. FAILURE TO EXECUTE THE CONTRACT

- 1. Before the Award. If a low Bidder without legal justification withdraws its bid after the opening of bids but before the award of the contract, DHHL shall be entitled to retain as damages the amount established as bid security, and may take all appropriate actions to recover the damages sum from the property or third-party obligations deposited as bid security.
- 2. After the Award. If the Bidder to which a contract is awarded shall fail or neglect to enter into the contract and to furnish satisfactory security within ten (10) calendar days after such award or within such further time as the HOPA may allow, DHHL shall be entitled to recover from such Bidder its actual damages, including but not limited to the difference between the bid and the next lowest responsive bid, as well as personnel and administrative costs, consulting and legal fees and other expenses incurred in arranging a contract with the next low responsible and responsive Bidder or calling for new bids. DHHL may apply all or part of the amount of the bid security to reduce its damages. If upon determination by DHHL that the bid security exceeds the amount of its damages, it shall release or return the excess to the Bidder who provided same.
- 3. HOPA's Options. Upon a withdrawal of the lowest responsive bid, or upon a refusal or failure of the lowest Bidder to execute the contract, the Chairman may thereupon award the contract to the next lowest responsible and responsive Bidder or may call for new bids, whichever method the HOPA may deem to be in the best interests of DHHL.

#### J. PRE-CONSTRUCTION CONFERENCE

A pre-construction conference will be conducted prior to the issuance of a Notice to Proceed.

# **IFB Schedule for Bidders**

IFB-25- HHL-004

Nānākuli Flood Channel Laterals Repairs

DATE OR DEADLINE	REQUIRED	DESCRIPTION
November 25, 2024		Pre-Bid Conference will be held at 10:00 A.M HST
		Location: 89-692 Mokiawe Street, Waianae TMK: 8-9-014:034
November 29, 2024	<u>No</u>	Written Questions (if any) Due on HIePRO not later than 4:00 P.M HST
December 3, 2024		Responses to Questions  DHHL will post responses to the questions no later than 4:00  P.M. HST
December 2, 2024	Yes	Notice of Intention to Bid due by 2:00 P.M. HST
		May be delivered to 91-5420 Kapolei Parkway, Kapolei, Hawaii 96707 May be faxed to 808-730-0394 May be emailed to: bladimir.a.gonzalez@hawaii.gov
December 2, 2024	Yes	Standard Qualification Questionnaire (SQQO) SPO Form 21 — Due no later than 3:30 P.M. HST Must be delivered to 91-5420 Kapolei Parkway, Kapolei, Hawaii 96707  Completed Questionnaires must be submitted as an original hard copy with wet signatures. Questionnaires that are
December 13, 2024	Yes	submitted via facsimile or E-mail will not be accepted.  Bid Offer Due (no later than)
		Due on HIePRO not later than 2:00 P.M. HST  *The Bid Offer Form must be uploaded and included as an attachment with your bid on HIePRO. Failure to attach the Bid Offer Form with your bid on HIePRO may be grounds for rejection of your bid.
December 13, 2024	Yes	Bid Security Due on HIePRO not later than 2:00 P.M. HST
		Bid securities must be scanned and uploaded with offer on HIePRO. Bidders who fail to attach the scanned Bid Security will be considered non-responsive.

### STATE OF HAWAII DEPARTMENT OF HAWAIIAN HOME LANDS

#### **BID OFFER FORM FOR**

#### NĀNĀKULI FLOOD CHANNEL LATERAL REPAIRS

#### NĀNĀKULI, WAI'ANAE, ISLAND OF OAHU, HAWAII

IFB No.: IFB-25-HHL-004

Chairperson Hawaiian Homes Commission Department of Hawaiian Home Lands 91-5420 Kapolei Parkway Kapolei, Hawaii 96707

The undersigned has carefully examined, read, and understands the terms and conditions in the Plans and Specifications, Special Conditions attached hereto, DHHL Construction General Conditions, and General Conditions specified in the Invitation for Bids (IFB) No. IFB-25-HHL-004. The State of Hawaii's (State) Contract for Goods and Services Based on Competitive Sealed Bids AG-003 Rev. 6/22/2009, AG-008 103D General Conditions, are included by reference and made a part hereof and available upon written request to the Procurement Officer. The undersigned hereby submits the following offer to perform the work for IFB No. IFB-25-HHL-004 as specified herein, all in accordance with the true intent and meaning thereof.

The undersigned understands and agrees that:

- 1. The State reserves the right to reject any and all offers and to waive any items that are defective when, in the State's opinion, such rejection or waiver will be in the best interest of the State. A solicitation may be rejected in whole or part when in the best interest of the State.
- 2. If awarded the contract, all services will be in accordance with Hawaii Revised Statutes (HRS) Chapter 103, Part II, regarding public works and contracts.
- 3. In submitting this offer, the Offeror is not in violation of HRS Chapter 84, Standards of Conduct.
- 4. By submitting this offer, the Offeror certifies that the offer was independently arrived at without collusion and the Offeror did not participate in any practices to restrict competition.
- 5. It is understood that the failure to receive any addendum shall not relieve the Offeror from any obligation under this IFB.

Date:	
	ed under the laws of the State of Hawaii; <b>OR</b> orporated or organized under the laws of the State of Hawaii, in Department of Commerce and Consumer Affairs Business
State of incorporation:	
Offeror is:  □ Sole Proprietor □ Partnership □ Corpora	tion   Joint Venture   Other:
Federal ID No.:	
Hawaii General Excise Tax ID No.:	
Telephone No.:	
Fax No.:	
E-Mail Address.:	
Payment address (other than street address below)	
(Street Address	s, City, State, Zip Code)
Business address	
(Street Address	s, City, State, Zip Code)
	Respectfully submitted:
	Authorized (Original) Signature
	Name and Title (Please Type or Print)
	*
	Exact Legal Name of Company (Offeror)

<sup>\*</sup>If Offeror shown above is a "dba" or a "division" of a corporation, furnish the exact legal name of the corporation under which the awarded contract will be executed:

The following bid is hereby submitted for IFB-25-HHL-004 to the Department of Hawaiian Home Lands.

Item No.	Estimated Quantity	Units	Description	Unit Price	Total
				_	
1		LS	MOBILIZATION AND DEMOBILIZATION (not to exceed 6% of total bid sum less allowances and force account and to include but not limited to the Mobilization, proper disposal of all waste generated during the construction, and demobilization). LS	\$	\$
2		LS	CHANNEL SEGMENT 1 REPAIRS (to include but not limited to: 2.1 Add mortar cap on the wall top 2.2 Regrout wall and fill up missing stones to restore its original condition 2.3 Remove tree stumps along the wall and floor 2.4 Remove debris along the channel floor and wall 2.5 Repair cracks and spalls 2.6 Add/Replace chain link fence 2.7 Remove boulders on the channel floor		7
			LS	\$	\$

Item	Estimated				
No.	Quantity	Units	Description	<b>Unit Price</b>	Total
3		LS	CHANNEL SEGMENT 2 REPAIRS (to include but not limited to: 3.1 Restore the damaged CRM wall to its original condition and add a mortar cap on the wall top. 3.2 Regrout the wall and fill in missing stones to restore its original condition. 3.3 Remove trees, and tree stumps on top of the channel wall 3.4 Remove boulders 3.5 Remove debris and wooden box along the channel floor and wall 3.6 Repair cracks and spalls 3.7 Add/Replace chain link fence 3.8 Repair Chain link fence		
			LS	\$	\$
4		LS	CHANNEL SEGMENT 3 REPAIRS (to include but not limited to: 4.1 Add mortar cap on the wall top. 4.2 Regrout the wall and fill in missing stones to restore its original condition. 4.3 Remove trees, and tree stumps on top of the channel wall 4.4 Remove boulders 4.5 Remove debris along the channel wall 4.6 Repair cracks and spalls 4.7 Add/Replace chain link fence	7	<b>Y</b>
			LS	\$	\$

Item	Estimated				
No.	Quantity	Units	Description	<b>Unit Price</b>	Total
5		LS	CHANNEL SEGMENT 4 REPAIRS		
			(to include but not limited to:		
			5.1 Restore the damaged CRM wall		
			to its original condition, add mortar		
			cap on wall top.		
			5.2 Repair chain link fence		
			5.3 Add/Replace chain link fence		
			LS	\$	\$
6		LS	CHANNEL SEGMENT 5 REPAIRS		
			(to include but not limited to:		
			6.1 Repair cracks and spalls		
			LS	\$	\$
7		LS	CHANNEL SEGMENT 6 REPAIRS		
			(to include but not limited to:		
			7.1 Remove boulders		
			7.2 Remove debris along the channel		
			floor		
			7.3 Repair cracks and spalls		
			LS	\$	\$
8		LS	CHANNEL SEGMENT 7 REPAIRS	· -	, <u></u>
			(to include but not limited to:		
			8.1 Remove trees, tree stumps		
			8.2 Remove boulders		
			8.3 Remove debris along the channel		
			floor and wall		
			8.4 Repair cracks and spalls		
			8.5 Spray with concrete sealer the		
			hairline cracks on the channel walls		
			8.6 Demolish the damaged channel		
			wall and construct a new one to		
			match existing		
			8.7 Add/Replace chain link fence		
			8.8 Add/Replace chain link fence		
			with metal lath		
			LS		\$
			LS		٧

Item	Estimated				
No.	Quantity	Units	Description	<b>Unit Price</b>	Total
9		LS	CHANNEL SEGMENT 8 REPAIRS (to include but not limited to: 9.1 Remove trees, and tree stumps on top of the wall and near the channel wall 9.2 Remove boulders 9.3 Remove debris along the channel floor and wall 9.4 Repair cracks and Spalls 9.5 Add/replace chain link fence		
		T 6	LS		\$
10		LS	CHANNEL SEGMENT 9 REPAIRS (to include but not limited to: 10.1 Remove trees, and tree stumps on top of the channel wall 10.2 Remove debris along the channel floor and wall and remove structures on the channel 10.3 Spray with concrete sealer on the hairline cracks on the channel wall 10.4 Repair chain link fence  LS		\$
11		LS	Remove/Demolish encroachments and structures along the concrete channel and proper disposal of all removed/demolished materials and debris.		
			LS		\$

lton.	Estimated			_	
No.	Quantity	Units	Description U	Jnit Price	Total
12		LS	ALLOWANCES (For associated work related to the repair of the Nanakuli Flood Channel Lateral to include but not limited to additional repairs and replacement at the following unit prices)  • New 4' ht. CLF, 9 gauge fabric /LF  • Replace 4' ht. CLF, 9 gauge fabric /LF  • New 6' ht CLF, 9 gauge fabric /LF  • Replace 6' ht. CLF, 9 gauge fabric /LF  • New 6' ht. CLF, 9 gauge fabric /LF  • New 6' ht. CLF, 9 gauge fabric /LF  • New 6' ht. CLF with metal lath fabric /LF		\$ 750,000
			TOTAL SUM BID (ITE	EMS 1-12)	\$ 

TOTAL SUM BID $=$ _	
	D. II. (0
	Dollars (\$).

The prices herein for the above items shall include all materials, labor, tools, equipment, machinery and all incidentals necessary, inclusive of general excise tax to install or to construct these items in place complete and in accordance with the plans and specifications contained in this IFB.

The CONTRACTOR shall complete all work as specified or indicated in the Contract Documents on or before TWO HUNDRED SEVENTY (270) Calendar Days after receiving a written Notice to Proceed, subject to extensions, as may be granted.

#### APPRENTICESHIP AGREEMENT PREFERENCE

Hawaii Revised Statutes §103-55.6 (ACT 17, SLH 2009) provides a Hawai'i Apprenticeship Preference for public works contracts with an estimated value of \$250,000.00 or more. The preference shall be in the form of a 5% bid adjustment applied to the bidder's amount for bidders that are parties to apprenticeship agreements. The estimated value of this public works contract is \$250,000.00 or more, and preference for the apprenticeship agreement shall apply.

To be eligible for the preference, the bidder shall:

- 1. Be a party to an apprenticeship agreement registered with the DLIR when the bid is made for each apprentice able trade the bidder will employ to construct the public works project for which the bid is being made.
  - a. The apprenticeship agreement shall be registered and conform to the requirements of HRS Chapter 372.
  - b. Subcontractors do not have to be a party to an apprenticeship agreement for the bidder to obtain the preference.
  - c. The bidder is not required to have apprentices employed when the bid is submitted to qualify for the preference.
  - d. If a bidder's employee is multi-skilled and able to perform work in more than one trade (for example, a project requires a carpenter and a laborer, and the employee is a carpenter but is also able to perform the work of a laborer), the bidder need only be a party to the carpenter's apprenticeship agreement and does not need to be a party to the laborer's apprenticeship agreement to qualify for the preference. The bidder is not "employing" a laborer, only a carpenter, and so only needs to be a party to the carpenter's apprenticeship agreement.
  - e. The qualification for the preference is given on a project-by-project basis and depends upon the specific offer for a particular project. A bidder's employees may vary from project to project and may qualify for the preference on one project but not on another. For example, on one project, if the bidder only employs carpenters to perform work in the carpentry and labor trades, then the bidder only needs to be a party to the carpenter's apprenticeship agreement to qualify for the preference. However, on another project, if the same bidder employs both carpenters and laborers, the bidder will not qualify for the preference if the bidder is only a party to the carpenter's apprenticeship agreement and not the laborer's apprenticeship agreement.
- 2. State the trades the bidder will employ to perform the work.
- 3. For each trade to be employed to perform the work, the bidder shall submit a completed signed original CERTIFICATION OF BIDDER'S PARTICIPATION IN APPROVED APPRENTICESHIP PROGRAM UNDER ACT 17 (Certification Form 1) verifying the

participation in an apprenticeship program registered with the State Department of Labor and Industrial Relations (DLIR).

- 4. The Certification Form 1 shall be authorized by an apprenticeship sponsor of the DLIR list of registered apprenticeship programs. The authorization shall be an original signature by an authorized official of the apprenticeship sponsor and
- 5. The bidder must submit the completed Certification Form 1 for each trade with the offer. A facsimile or copy is acceptable; however, the completed signed original must be submitted within five (5) working days of the offer's due date. The preference may be denied if the signed original is not received within this timeframe. Previous certifications shall not apply.

Failure to comply with ALL of the conditions noted above, without exception, shall disqualify the Bidder from qualifying for, and thus receiving, the benefit of the Hawai'i Apprenticeship Preference.

The Certification Form 1 and the List of Construction Trades in Registered Apprenticeship Programs are available on the DLIR website at http://labor.hawaii.gov/wdd/

Upon receiving Certification Form 1, the DHHL will verify with DLIR that the apprenticeship program is on the list of apprenticeship programs registered with the DLIR. If the DLIR does not confirm the program(s), the bidder will not qualify for the preference.

Suppose the bidder is certified to participate in an apprenticeship program for each trade the bidder will employ for the project. In that case, a preference will be applied to decrease the bidder's total bid amount by five percent (5%) for evaluation purposes.

Should the bidder qualify for other preferences (for example, Hawaii Products Preference), all applicable preferences shall be applied to the bid amount.

While preference for Hawai'i Apprenticeship will be considered to determine the low bidder, the contract awarded shall be the original bid amount, exclusive of any preferences. The preference is only for evaluation purposes.

The bidder hereby certifies that it will employ the following apprentice-able trades to perform the work for this project:

<u>LIST OF APPRI</u>	ENTICE-ABLE TRA	ADES TO BE EMPLO	<u>OYED</u>
<u>TRADE</u>	APP	RENTICESHIP PRO	GRAM SPONSOR

(Add additional sheets if necessary)

# ALL JOINT CONTRACTORS OR SUBCONTRACTORS TO BE ENGAGED ON THIS PROJECT

The Bidder certifies that the following is a complete listing of all joint Contractors or Subcontractors covered under Chapter 444, Hawaii Revised Statutes (HRS), who will be engaged by the Bidder on this project to perform the nature and scope of work indicated pursuant to Section 103D-302, HRS, and understands that failure to comply with this requirement shall be just cause for rejection of the bid.

The Bidder further understands that only those joint Contractors or Subcontractors listed shall be allowed to perform work on this project and that all other work necessary shall be performed by the Bidder with his own employees. If no joint Contractor or Subcontractor is listed, it shall be construed that all of the work shall be performed by the Bidder with his own employees.

The Bidders must be sure that they possess and that the Subcontractors listed in the bid possess all the necessary licenses needed to perform the work for this project. The bidder shall be solely responsible for assuring that all the specialty licenses required to perform the work are covered in his bid.

The Bidder shall include the license number of the joint Contractors or Subcontractors listed below. Failure to provide the correct names and license numbers as registered with the Contractor's Licensing Board may cause rejection of the bid submitted.

License Number	Hawaii Tax ID Number	Nature and Scope of Work to be Performed

(Add additional sheets if necessary)

#### **METHOD OF AWARD**

Bidder is required to bid on the entire project. The low bidder shall be determined by the procedures outlined in items 1) through 4) below:

- 1) Prior to opening of bids, the State will determine the amount of funds available for the project. This amount will be designated the "control amount". The control amount shall be announced at, and prior to the opening of bids.
- 2) The Base Bid and Alternate, if any, of each Bidder will be adjusted to reflect the applicable preferences in accordance with Chapter 103D, HRS. The Alternate, if any, will then be added to the Base Bid and compared with the control amount.
- 3) The low bidder shall be the Bidder having the lowest aggregate amount, within the control amount (after application of the various preferences), for the Base Bid plus the Alternate, if any.
- 4) If adding the Alternate, if any, would make the aggregate amount exceed the control amount for all Bidders, the low bidder shall be the Bidder having the lowest Base Bid after application of the various preferences.

It is further understood and agreed that:

- 1) The Chairman reserves the right to reject any and/or all bids and waive any defects when, in his opinion, such rejection or waiver will be in the best interest of the State.
- 2) After determining the low bidder, an award may be made either on the amount of the Base Bid alone, or including the Alternate (exclusive of preferences), if:
  - a. It is in the best interest of the State;
  - b. Funds are available at time of the award; and
  - c. The combination of the Base Bid plus Alternate does not change the apparent low bidder.
- 3) In the event the Base Bid for all Bidders exceed the control amount, the Chairman reserves the right to negotiate with the lowest responsible and responsive bidder to award a contract within available funds.
- 4) In the event the award is made for the Base Bid alone, the Chairman reserves the right to amend the contract at a later date to include the Alternate should funds subsequently become available.

#### **OTHER CONDITIONS**

- 1) The liquidated damages per working day for failure to complete the work on time have been determined and are noted in the Special Conditions of the sample contract.
- 2) By submitting this bid, the undersigned is declaring that his firm has not been assisted or represented on this matter by an individual who has, in a State capacity, been involved in the subject matter of this contract in the past one (1) year.
- By submitting this bid, the undersigned is declaring that Bidder's own organization will perform at least twenty percent (20%) of the contractor's work. For the purposes of this section, the Contractor's work is defined as: direct cost labor for contractor's forces; direct cost materials installed by the contractor's direct cost labor force; direct cost equipment, either owned or leased, used by the contractor's direct cost labor force; and field overhead cost to include: field supervision, field office trailer (if any), field office equipment and supplies, etc.
- 4) Upon the acceptance of the bid by the Chairman, the undersigned must enter into and execute a contract for the same and furnish a Performance and Payment Bond, as required by law. These bonds shall conform to the provisions of Sections 103D-324 and 325, HRS, and any law applicable thereto.
- 5) The quantities given herewith are approximate only and are subject to increase or decrease.
- The estimated quantities shown for items for which a UNIT PRICE is asked in this bid are only for the purpose of comparing on a uniform basis bids offered for the work under this contract. No claim shall be filed for anticipated profit or loss because of any difference between the quantities of the various classes of work done or the materials and equipment actually installed and the said estimated quantities. Payment on UNIT PRICE items will be made only for the actual number of units incorporated into the finished project at the contract UNIT PRICE.
- 7) If the product of the UNIT PRICE BID and the number of units does not equal the total amount stated by the undersigned in the Bid for any item, it will be assumed that the error was made in computing the total amount. For the purpose of determining the lowest Bidder, the stated UNIT PRICE alone will be considered as representing the Bidder's intention and the total amount bid on such items shall be considered to be the amount arrived at by multiplying the UNIT PRICE by the number of units.
- 8) Certification for Safety and Health Programs for Bids in Excess of \$100,000. In accordance with Sections 103D-327 and 396-18, HRS, by submitting this bid, the undersigned certifies that his firm will have a written Safety and Health Plan for this project that will be available and implemented by the Notice to Proceed date of this project. Details of the requirements of this plan may be obtained from the State Department of Labor and Industrial Relations, Occupational, Safety and Health Division.

9)	Any contract arising out of this offer is subject to the approval of the State Department of the Attorney General as to form, and to all further approvals, including the approval of the Governor, required by statute, regulation, rule, order, or other directive.

Receipt of the following addenda issued by receipt indicated below:	the Department is acknowledged by the date(s) of
Date	Date
Addendum No. 1	Addendum No. 5
Addendum No. 2	Addendum No. 6
Addendum No. 3	Addendum No. 7
Addendum No. 4	Addendum No. 8
It is understood that failure to receive any s any obligation under this IFB as submitted.	uch addendum shall not relieve the Contractor from
Bid Security in the amount of:	
	DOLLARS (\$)
as required by law, is enclosed herewith in the	ne form of:
(	() Official Check (*3) () Share Certificate (*3) () Teller's Check (*3) () Treasurer's Check (*3)
	Respectfully submitted,
	Name of Company, Joint Venture or Partnership
	License No.
	BySignature (*4)
	Title:
	Date:
	Address:
	Telephone No.:

IF A CORPORATION, AFFIX CORPORATE SEAL TO SIGNATURE.

THIS BID FORM MAY NOT BE ALTERED AND BIDDERS MAY NOT QUALIFY OR CONDITION THEIR BIDS IN ANY WAY.

PLEASE FILL OUT THE ATTACHED CERTIFICATE OF RESOLUTION GIVING EVIDENCE OF THE AUTHORITY OF THIS OFFICER TO SUBMIT BIDS ON BEHALF OF THE COMPANY.

#### NOTES:

- \*1. Surety bond underwritten by a company licensed to issue bonds in this State;
- \*2. Legal tender; or
- \*3. A certificate of deposit; share certificate; or cashier's, treasurer's, teller's, or official check accepted by, and payable on demand to the State by a bank, a savings institution, or credit union insured by the Federal Deposit Insurance Corporation of the National Credit Union Administration.
  - A. These instruments may be utilized only to a maximum of \$100,000.
  - B. If the required security or bond amount totals over \$100,000, more than one instrument not exceeding \$100,000 each and issued by different financial institutions shall be accepted.
- \*4. Please attach to this page evidence of the authority of this officer to submit bids on behalf of the Company, and also the names and residence addresses of all officers of the Company.
- \*5. Fill in all blank spaces with information asked for or bid may be invalidated. <u>BID MUST BE INTACT</u>; <u>MISSING PAGES MAY INVALIDATE YOUR BID.</u>

# CERTIFICATE OF RESOLUTION

I,		, Sec	retary of			_, a
I, Hawaii Corporation, do	hereby cer	tify that the fol	lowing is a	full, true and co	rrect copy of a resolut	ion
duly adopted by the Boa						
office of the Corpora	tion		Hawaii, on day day hich a quorum was present and acting throughout; and the			
	, 20	_, at which a o	quorum was	present and ac	ting throughout; and t	that
said resolution has not b	een modif	ied, amended	or rescinded	and continues	in full force and effec	t.
			, be, and	each of them	g the position(s) hereby is, authorized	l to
products of the	Corporation	on or for the s	ervices to b	e performed by	or the sale or rental of the Corporation and with the United Sta	d to
Government or	the State of	of Hawaii or tl	ne City and	County of Hor	nolulu, or any County on of any of them."	
IN WITNESS T	HEREOF,	I have hereun	to set my ha	and affixed	the corporate seal of s	said
		this	day of _		, 20	<u>_</u> .
Secretar	У					

END OF BID