

# **COVER PAGE**

### **Bid Proposal # 2325**

#### ANNUAL WORK UNIFORMS

Sealed bids and electronic submitted bids for the above will be received until **10:00 AM CST, Tuesday, April 20, 2021** and <u>publicly opened</u> in the City of Alexandria Council Chambers or Council Committee Room.

Please file bid by one of the following means:

#### **Hand-Delivered or Express Delivery:**

Attention: Donna Jones, City Clerk City of Alexandria - City Hall 915 Third Street, First Floor Alexandria, LA 71301

Phone: 318-449-5090

#### **Mailed via USPS:**

Attention: Donna Jones, City Clerk City of Alexandria - City Hall PO Box 71 Alexandria, LA 71309-0071

#### **Electronic Bid Submission: Central Bidding**

Pursuant to Louisiana R.S. 38:2212 B.(6)(a) through E. (1-7) and R.S. 38:2212.1 B.(4)(a), vendors/contractors have the option to submit their bids and bid bonds electronically. Bids and bonds to be filed electronically shall be posted with **Central Bidding** at <a href="www.centralauctionhouse.com">www.centralauctionhouse.com</a> (phone 1-225-810-4814). Registration will need to be completed prior to posting of bid.

Complete bid specifications are available for viewing and downloading at the City of Alexandria's website <a href="https://www.cityofalexandriala.com">www.cityofalexandriala.com</a>; on the left hand side of the opening page, go to the heading "Business" then drop down to "RFP/RFQ/Bids"; the current bids will be listed for your convenience.

City of Alexandria Buyer Name: Casey Barnes
Phone Number: (318) 441-6180

Fax Number: (318) 441-6185

E-Mail Address: casey.barnes@cityofalex.com



### City of Alexandria

Purchasing Department P.O. Box 71 Alexandria, Louisiana 71309-0071



Office: (318) 441-6180 Fax: (318) 441-6185

Sealed bids will be received until **10:00 AM**, **Tuesday, April 20, 2021**, and <u>publicly opened</u> in the Council Chambers or Council Committee Room.

City of Alexandria Bid #2223

Page: 1 of 32

Date Specifications Prepared: February 22, 2021

<u>Bid Bond Requirements:</u> A bid bond or check for <u>N/A%</u> of the total amount of bid.

<u>Performance Bond Requirements:</u> In the event bid is accepted, a performance bond shall be required in the amount of N/A%.

Please file bid with the following:

Donna Jones, City Clerk

City of Alexandria - City Hall

City of Alexandria - City Hall 915 Third Street P.O. Box 71 Alexandria, LA 71309-0071

Phone: 318-449-5090

#### INTRODUCTION

#### **ANNUAL WORK UNIFORMS**

It is the intent of the City of Alexandria to secure pricing for Annual Work Uniforms, for use by the various City of Alexandria Departments. This bid will be for the "purchase" of work uniforms, no rental or leasing prices will be accepted. All uniform items bid shall be new and un-used only. Orders shall be for individual items on an "as needed" basis. No purchase quantities are given or guaranteed. All bid prices shall <u>include</u> any and all freight charges.

Bid prices shall remain in effect for a period of twelve (12) months from date of award. Contingent upon the availability of funds and the ability of the successful bidder to honor the bid prices, the City reserves the right to renew the existing contract for an additional twelve (12) month period.

Completed bid packet shall be returned as issued by the City of Alexandria with ALL PAGES intact and all specification response columns filled in. Incomplete columns or missing pages, including addendum pages (if applicable), may result in the bidder's entire bid being rejected. *BIDS RECEIVED WITHOUT A SIGNATURE ON PAGES 15 AND 31 WILL BE REJECTED*.

Note: Questions and/or request for clarification of bid specifications are to be in written form only, either mailed or faxed to Casey Barnes, City of Alexandria Purchasing Dept., P.O. Box 71, Alexandria, LA 71309-0071; Fax 318-441-6185 or emailed to: <a href="maileo-casey.barnes@cityofalex.com">casey.barnes@cityofalex.com</a>. All questions must be received by close of business on THURSDAY, April 8, 2021 @ 4:00 PM CST.

#### GENERAL CONDITIONS FOR BIDDERS - PLEASE READ CAREFULLY

- 1. Pursuant to LA R.S 38:2212.1. C.(1)(2), any manufacturer's preference in this proposal is descriptive, but non-restrictive, and is used only to indicate minimum requirement for type, grade and quality unless otherwise specified.
- 2. Pursuant to LA R.S. 38:2212 B.(1), the provisions and requirement of this bid shall not be considered as informalities and shall not be waived by the City of Alexandria. Therefore, conditions and specifications on this bid form shall be strictly enforced and any and all alterations, deviations, and non-compliance to said conditions and specifications, either on the bid form or by separate attachment, shall be grounds for immediate disqualification.
- 3. Preference shall be given to bidders quoting F.O.B. Destination (the City of Alexandria using department), FREIGHT PREPAID, unless otherwise requested.
- 4. Each bidder shall submit his proposal on the proposal form furnished by the City of Alexandria Purchasing Department. The complete bid package must be returned as issued by the City with all pages intact and all specification response columns filled in. Incomplete columns or missing pages, to include addendum pages, shall result in the vendor's entire bid package being rejected.
- 5. Literature, brochures, and other related paperwork attached to the bid should be identified with the name of the bidder and bid item number.
- 6. In case of a mathematical discrepancy between unit price and extensions, the unit price shall prevail.
- 7. Pursuant to LA R.S. 38:2212 F., the bid specifications may contemplate a fixed escalation or deescalation in accordance with the United States Bureau of Labor Statistic's Consumer Price Index or the Producer Price Index. Bids based on specifications which are subject to a recognized escalation index shall be legal and valid for any item of a public work, at the discretion of the City.
- 8. Pursuant to LA R.S. 38:2212.1. F., any public procurement unit may participate in a cooperative purchasing agreement with the City of Alexandria to acquire quantities of the above listed items under a contract with the City of Alexandria for items awarded by public bid, pursuant to the cooperative purchasing provisions of Part VII of Chapter 17 of Subtitle III of Title 39 of the Louisiana Revised Statures of 1950, R.S. 39:1701 et seq.
- 9. The City of Alexandria reserves the right to award by item or by total bid, unless otherwise specified in the bid specifications. (Price(s) should be itemized.)
- 10. All erasures or corrections on the bid form must be initialed and the City of Alexandria may rely on the apparent authority represented by the initials.
- 11. The City of Alexandria reserves the right to reject for cause any and all bids or parts of bids, or accept bids most beneficial to the City.

#### **General Conditions for Bidders - Please Read Carefully (Continued)**

- 12. Any bid submitted which contains additions, conditional or alternate bids, or irregularities which may make the proposal incomplete, indefinite, or ambiguous as to its meaning, thus requiring clarification after the specified date and time of bid opening shall be rejected.
- 13. Bids shall be opened publicly in the City Council Chambers or Council Committee Room.
- 14. Cash discounts may be accepted, but <u>SHALL NOT</u> be considered in making award.
- 15. Regarding a bid for purchase of materials, supplies or services, not to include construction of any public works, a written notice of acceptance mailed or otherwise furnished to the successful bidder shall result in a binding contract without further action by either party.
- 16. When any bid is accepted for the construction or doing of any public works, a written contract shall be executed by and between the City of Alexandria and the Contractor. No contract shall be binding upon the City until it has been executed by the City and delivered to the successful bidder. Should the bidder to whom the contract is awarded fail to execute the contract, the award shall then be made to the next lowest responsible bidder, or re-advertised for public bid, said decision to be in the sole judgment of the City of Alexandria. This action may result in the loss of bidding privileges for a period of one (1) year.
- 17. The City of Alexandria shall schedule for payment the invoices for articles or services purchased under this bid within thirty (30) days after due and proper delivery accompanied by invoice.
- 18. The City of Alexandria is exempt from all sales taxes. A sales tax exempt form shall be furnished by the City of Alexandria Purchasing Department, if requested.
- 19. Bidder(s) awarded item(s) by the City of Alexandria shall be responsible for supplying all products at the awarded price(s). Failure may result in the City's cancellation of the remaining items awarded.
- 20. Regarding Service Contracts and Procurement Contracts, the terms of the contract shall be binding upon any and all parties involved until goods and supplies are delivered, services have been rendered, and/or work has been completed and accepted by the Mayor on behalf of the City of Alexandria and all payments required to be made to the Contractor have been made. However, a contract may be terminated under any and all of the following conditions:
  - (a) By mutual agreement and consent of either party upon thirty (30) days written notice to the other party;
  - (b) By the Mayor, on behalf of the City of Alexandria, as a consequence of the failure of the Contractor to comply with the terms and conditions of the contract or the progress or quality of work to be performed in a satisfactory manner, proper allowance being made for circumstances beyond the control of the Contractor; or
  - (c) By satisfactory completion of all services and obligations described in the contract.

#### **General Conditions for Bidders - Please Read Carefully (Continued)**

If the contract is terminated for any of the terms and conditions authorized in sub-paragraph (b) above, Contractor shall be formally notified in writing by the City of Alexandria Purchasing Department by means of certified mail informing him of cancellation of the contract, giving specific reasons for said cancellation. Contractor shall have the right to appeal to the City Council within ten (10) days from the date that said notification is placed in the U.S. Mail. Contractor's appeal shall be accomplished by means of a letter addressed to the City Council and delivered to the City Clerk, stating that an appeal to the decision of cancellation is desired. The City Council shall thereafter hold a hearing on the appeal, giving all parties the opportunity to present any and all evidence concerning the decision of cancellation. After hearing the appeal, the city Council may, by a majority vote, sustain, modify, or reverse the findings for said decision and shall provide, if requested by Contractor, a written determination of its findings.

- 21. Contractors submitting bids for Public Works construction projects in excess of \$1.00 must show his Contractor's License Number on the front of the bid envelope, except for certain projects for which a Contractor's License Number is not required by the State Contractor's Licensing Board. Failure to comply with this directive shall result in automatic bid rejection, furthermore, any Contractor who submits a bid for a type of construction for which he is not properly licensed shall be acting in violation of LA R.S. 37:2163, and shall be subject to all provisions for violation and penalties thereof. Contractors who are owned by, and are submitting a bid as a subsidiary of a parent company, whose name is listed in the State of Louisiana's Roster of Licensed Contractors, may do so by including a letter of proof of ownership from the parent company with the submitted bid package. The letter must be signed as per LA R.S. 38:2212 B.(5)(a)(b)(c) (see Item #22 below).
- 22. <u>All bids submitted via USPS (registered or certified)</u>, overnight courier or hand delivered, shall be signed by hand and in ink by an authorized company representative per LA R.S. 38:2212 B.(5)(a)(b)(c), which states:
  - (c)(i) Evidence of agency, corporate, or partnership authority shall be required for submission of a bid to the division of administration or the State of Louisiana. The authority of the signature of the person submitting the bid shall be deemed sufficient and acceptable if any of the following conditions are met:
  - (aa) The signature on the bid is that of any corporate officer listed on the most current annual report on file with the Secretary of State, or the signature on the bid is that of any member of a partnership or partnership in commendam listed in the most current partnership records on file with the Secretary of State.
  - (bb) The signature on the bid is that of an authorized representative of the corporation, partnership, or other legal entity and the bid is accompanied by a corporate resolution, certification as to the corporate principle, or other documents indicating authority which are acceptable to the public entity.
  - (cc) The corporation, partnership, or other legal entity has filed in the appropriate records of the Secretary of State in which the public entity is located, an affidavit, resolution, or other acknowledged or authentic document indicating the names of all parties authorized to submit bids for public contracts. Such document on file with the Secretary of State shall remain in effect and shall be binding upon the principal until specifically rescinded and canceled from the records of the office.

#### **General Conditions for Bidders - Please Read Carefully (Continued)**

- 23. In-State preferences shall not apply to procurements involving federal funds.
- 24. Pursuant to LA R.S. 38:2212 O.(2)(a)(b), any modifications of plans and specifications will be made through an addendum. No addendum shall be issued within seventy-two (72) hours of the bid opening, excluding weekends and legal holidays, without the extension of the bid opening date. An extension of at least seven (7) but no more than thirty (30) working days is required but, re-advertising is not required. The addendum shall be transmitted by any one of the following methods: (1) facsimile transmission; (2) e-mail; (3) by hand; or (4) posted on the City of Alexandria's website (<a href="www.cityofalexandriala.com">www.cityofalexandriala.com</a>) and posted on Central Bidding's website (<a href="www.centralauctionhouse.com">www.centralauctionhouse.com</a>) if applicable.
- 25. All Federal Transit Administration (FTA) funded procurements, including operating assistance funding contracts, are to follow the *Master Agreement*, to include all applicable federal clauses.
- a. Any bidder that is found listed on the Federal Government's *System for Award Management* (SAM) website, at <a href="www.sam.gov/portal/sam">www.sam.gov/portal/sam</a>, under the advanced search feature for *Excluded Parties List System* (EPLS), shall automatically be rejected for the award of this bid, by Category and/or in its entirety. This applies to any portion of the bid that is a procurement funded by FTA.
- 26. Under the City's AFEAT (Alexandria Fairness, Equality, Accessibility, and Teamwork Program), participation by minority and/or disadvantaged business enterprise firms is encouraged. Inquiries about the AFEAT Program should be directed to the Division of Finance. As a part of its RFP response, each Bidder submit documentation of its bona fide effort to secure subcontractors that meet the City's AFEAT goals. Each bidder shall also submit proof of engagement of any subcontractor selected because of its solicitations. The Bidder's bona fide efforts and engagement(s) are a consideration in bid review and rating.

### Alexandria Fairness, Equality, Accessibility and Teamwork Program (AFEAT)

#### Dear Vendor:

Under the City's AFEAT (Alexandria Fairness, Equality, Accessibility, and Teamwork Program), participation by minority and/or disadvantaged business enterprise firms is encouraged. The AFEAT Program should be inquired about through the Division of Finance. The goals for qualifying disadvantaged, minority and female owned business in the use of professional service agreements with prime contractors will help effectuate the goals of increasing: the competitive viability of small business, minority, and women business enterprise by providing contract, technical, educational, and management assistance; business ownership by small business persons, minority persons, and women (including professional service opportunities); and the procurement by the City of professional services, articles, equipment, supplies, and materials from business concerns owned by small business concerns, minority persons, and women.

Prime contractors offering subcontracting should take specific action to ensure that a bona fide effort is made to achieve maximum results towards meeting the established goals. Primes shall document efforts and shall implement steps at least as extensive as the following in a good faith effort to reach or exceed the established goals:

- A. Establish and maintain a current list of minority and female owned businesses in Alexandria, in Rapides Parish, and in the State of Louisiana.
- B. Document and maintain a record of all solicitations of offers for subcontracts from minority or female construction contractor and suppliers in Alexandria, in Rapides Parish, and in the State of Louisiana.
- C. Secure listing of minority and women owned businesses from the City of Alexandria Purchasing Department, the Central Louisiana Business Incubator, and the State of Louisiana Department of Minority Affairs.
- D. Participate in associations which assist in promoting minority and women owned businesses such as the Central Louisiana Business League, the Central Louisiana Business Incubator, and the Entrepreneurial League System.
- E. Designate a responsible official to monitor all activity made in the effort to achieve or exceed the established goals; record contacts made, subcontracts entered into with dollar amounts, and other relevant information.

For more information on AFEAT and the City of Alexandria's Diversity in Action Initiative, and to explore a local and statewide directory of minority businesses, please visit <a href="www.diversityinaction.org">www.diversityinaction.org</a>. Should you have any questions or comments, please do not hesitate to contact our Finance Department at 318-449-5091 or our Purchasing Department at 318-441-6180.

As a part of its RFP response, each Bidder <u>shall</u> submit documentation of its bona fide effort to secure subcontractors that meet the City's AFEAT goals. Each bidder <u>shall</u> also submit proof of engagement of any subcontractor selected because of its solicitations. The Bidder's bona fide efforts and engagement(s) are a consideration in bid review and rating.

Sincerely,

City of Alexandria

#### FEDERAL TRANSIT ADMINISTRATION (FTA) REQUIREMENTS

#### FLY AMERICA REQUIREMENTS; 49 U.S.C. § 40118; 41 CFR Part 301-10

The Contractor agrees to comply with 49 U.S.C. 40118 (the "Fly America" Act) in accordance with the General Services Administration's regulations at 41 CFR Part 301-10, which provide that recipients and sub-recipients of Federal funds and their contractors are required to use U.S. Flag air carriers for U.S Government-financed international air travel and transportation of their personal effects or property, to the extent such service is available, unless travel by foreign air carrier is a matter of necessity, as defined by the Fly America Act. The Contractor shall submit, if a foreign air carrier was used, an appropriate certification or memorandum adequately explaining why service by a U.S. flag air carrier was not available or why it was necessary to use a foreign air carrier and shall, in any event, provide a certificate of compliance with the Fly America requirements. The Contractor agrees to include the requirements of this section in all subcontracts that may involve international air transportation.

#### **DEBARMENT**

This contract is a covered transaction for purposes of 49 CFR Part 29. As such, the contractor is required to verify that none of the contractor, its principals, as defined at 49 CFR 29.995, or affiliates, as defined at 49 CFR 29.905, are excluded or disqualified as defined at 49 CFR 29.940 and 29.945.

The contractor is required to comply with 49 CFR 29, Subpart C and must include the requirement to comply with 49 CFR 29, Subpart C in any lower tier covered transaction it enters into.

By signing and submitting its bid or proposal, the bidder or proposer certifies as follows:

The certification in this clause is a material representation of fact relied upon by City of Alexandria. If it is later determined that the bidder or proposer knowingly rendered an erroneous certification, in addition to remedies available to City of Alexandria, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment. The bidder or proposer agrees to comply with the requirements of 49 CFR 29, Subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

#### CARGO PREFERENCE REQUIREMENTS; 46 U.S.C. 1241; 46 CFR Part 381

The contractor agrees:

- a. to use privately owned United States-Flag commercial vessels to ship at least 50 percent of the gross tonnage (computed separately for dry bulk carriers, dry cargo liners, and tankers) involved, whenever shipping any equipment, material, or commodities pursuant to the underlying contract to the extent such vessels are available at fair and reasonable rates for United States-Flag commercial vessels;
- b. to furnish within 20 working days following the date of loading for shipments originating within the United States or within 30 working days following the date of leading for shipments originating outside the United States, a legible copy of a rated, "on-board" commercial ocean bill-of -lading in English for each shipment of cargo described in the preceding paragraph to the Division of National Cargo, Office of Market Development, Maritime Administration, Washington, DC 20590 and to the FTA recipient (through the contractor in the case of a subcontractor's bill-of-lading.)
- c. to include these requirements in all subcontracts issued pursuant to this contract when the subcontract may involve the transport of equipment, material, or commodities by ocean vessel.

#### FTA Requirements (continued):

#### ENERGY CONSERVATION REQUIREMENTS; 42 U.S.C. 6321 et seq.; 49 CFR Part 18

The contractor agrees to comply with mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act.

#### FEDERAL CHANGES; 49 CFR Part 18

The contractor shall at all times comply with all applicable FTA regulations, policies, procedures and directives, including without limitation those listed directly or by reference in the Master Agreement (Form FTA MA (2), dated 10/95) between Purchaser and FTA, as they may be amended or promulgated from time to time during the term of this contract. Contractor's failure to so comply shall constitute a material breach of this contract.

# <u>CONTRACT WORK HOURS AND SAFETY STANDARDS ACT; 40 U.S.C. § 327-333 (1995); 29 CFR §</u> 5 (1995); 29 CFR § 1926 (1995)

Model Clauses/Language

Pursuant to Section 102 (Overtime): (These clauses are specifically mandated under DOL regulation 29 C.F.R. § 5.5 and when preparing a construction contract in excess of \$2,000 these clauses should be used in conjunction with the Davis-Bacon Act clauses as discussed previously. For non-construction contracts, this is the only section required along with the payroll section.)

- 1. Overtime requirements No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such work week.
- 2. Violation; liability for unpaid wages; liquidated damages In the event of any violation of the clause set forth in paragraph (1) of this section the contractor and any subcontractor responsible therefor shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and guards, employed in violation of the clause set forth in paragraph (1) of this section, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (1) of this section.
- 3. Withholding for unpaid wages and liquidated damages The (write in the name of the grantee) shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (2) of this section.
- **4. Subcontracts** The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraphs (1) through (4) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (1) through (4) of this section.

#### **FTA Requirements (continued)**

(Section 102 no construction contracts should also have the following provision :)

#### 5. Payrolls and basic records -

Payrolls and basic records relating thereto shall be maintained by the contractor during the course of the work and preserved for a period of three years thereafter for all laborers and mechanics working at the site of the work (or under the United States Housing Act of 1937, or under the Housing Act of 1949, in the construction or development of the project). Such records shall contain the name, address, and social security number of each such worker, his or her correct classification, hourly rates of wages paid (including rates of contributions or costs anticipated for bona fide fringe benefits or cash equivalents thereof of the types described in section 1 (b)(2)(B) of the Davis-Bacon Act), daily and weekly number of hours worked, deductions made and actual wages paid. Whenever the Secretary of Labor has found under 29 CFR 5.5(a)(I)(iv) that the wages of any laborer or mechanic include the amount of any costs reasonably anticipated in providing benefits under a plan or program described in section 1(b)(2)(B) of the Davis-Bacon Act, the contractor shall maintain records which show that the commitment to provide such benefits is enforceable, that the plan or program is financially responsible, and that the plan or program has been communicated in writing to the laborers or mechanics affected, and records which show the cost anticipated or the actual cost incurred in providing such benefits. Contractors employing apprentices or trainees under approved programs shall maintain written evidence of the registration of apprenticeship programs and certification of trainee programs, the registration of the apprentices and trainees, and the ratios and wage rates prescribed in the applicable programs.

Contract Work Hours and Safety Standards Act -(i) The Contractor agrees to comply with section 107 of the Contract t Work Hours and Safety Standards Act, 40 V.S.C. section 333, and applicable DOL regulations, "Safety and Health Regulations for Construction" 29 C.F.R. Part 1926. Among other things, the Contractor agrees that it will not require any laborer or mechanic to work in unsanitary, hazardous, or dangerous surroundings or working conditions.

ii. Subcontracts -The Contractor also agrees to include the requirements of this section in each subcontract. The term "subcontract" under this section is considered to refer to a person who agrees to perform any part of the labor or material requirements of a contract for construction, alteration or repair. A person who undertakes to perform a portion of a contract involving the furnishing of supplies or materials will be considered a "subcontractor" under this section if the work in question involves the performance of construction work and is to be performed: (1) directly on or near the construction site, or (2) by the employer for the specific project on a customized basis. Thus, a supplier of materials which will become an integral part of the construction is a "subcontractor" if the supplier fabricates or assembles the goods or materials in question specifically for the construction project and the work involved may be said to be

construction activity. If the goods or materials in question are ordinarily sold to other customers from regular inventory, the supplier is not a "subcontractor." The requirements of this section do not apply to

contracts or subcontracts for the purchase of supplies or materials or articles normally available on the open market.

# $\frac{\hbox{CITY OF ALEXANDRIA BID SPECIFICATIONS FOR:}}{\hbox{ANNUAL WORK UNIFORMS}}$

#### FTA Requirements (continued):

#### NO GOVERNMENT OBLIGATION TO THIRD PARTIES

- 1. The Purchaser and Contractor acknowledge and agree that, notwithstanding any concurrence by the Federal Government in or approval of the solicitation or award of the underlying contract, absent the express written consent by the Federal Government, the Federal Government is not a party to this contract and shall not be subject to any obligations or liabilities to the Purchaser, Contractor, or any other party (whether or not a party to that contract) pertaining to any matter resulting from the underlying contract.
- 2. The Contractor agrees to include the above clause in each subcontract financed in whole or in part with Federal assistance provided by FTA. It is further agreed that the clause shall not be modified, except to identify the subcontractor who will be subject to its provisions.

# PROGRAM FRAUD AND FALSE OR FRAUDULENT STATEMENTS AND RELATED ACTS; 31 U.S.C. 3801 et seq.;

#### 49 CFR Part 31; 18 U.S.C. 1001; 49 U.S.C. 5307

- 1. The Contractor acknowledges that the provisions of the Program Fraud Civil Remedies Act of 1986, as amended, 31 U.S.C. § 3801 et seq. and U.S. DOT regulations, "Program Fraud Civil Remedies," 49 C.F.R. Part 31, apply to its actions pertaining to this Project. Upon execution of the underlying contract, the Contractor certifies or affirms the truthfulness and accuracy of any statement it has made, it makes, it may make, or causes to be made, pertaining to the underlying contract or the FTA assisted project for which this contract work is being performed. In addition to other penalties that may be applicable, the Contractor further acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification, the Federal Government reserves the right to impose the penalties of the Program Fraud Civil Remedies Act of 1986 on the Contractor to the extent the Federal Government deems appropriate.
- 2. The Contractor also acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification to the Federal Government under a contract connected with a project that is financed in whole or in part with Federal assistance originally awarded by FTA under the authority of 49
  - U.S.C. § 5307, the Government reserves the right to impose the penalties of 18 U.S.C. § 1001 and 49 U.S.C. § 5307(n)(1) on the Contractor, to the extent the Federal Government deems appropriate.
- 3. The Contractor agrees to include the above two clauses in each subcontract financed in whole or in part with Federal assistance provided by FTA. It is further agreed that the clauses shall not be modified, except to identify the subcontractor who will be subject to the provisions.

#### TERMINATION; 49 U.S.C. Part 18; FTA Circular 4220.1E

**Termination for Convenience (General Provision)** The (Recipient) may terminate this contract, in whole or in part, at any time by written notice to the Contractor when it is in the Government's best interest. The Contractor shall be paid its costs, including contract close-out costs, and profit on work performed up to the time of termination. The Contractor shall promptly submit its termination claim to (Recipient) to be paid the Contractor. If the Contractor has any property

in its possession belonging to the (Recipient), the Contractor will account for the same, and dispose of it in the manner the (Recipient) directs.

#### FTA Requirements (continued):

**Termination for Default [Breach or Cause] (General Provision)** If the Contractor does not deliver supplies in accordance with the contract delivery schedule, or, if the contract is for services, the Contractor fails to perform in the manner called for in the contract, or if the Contractor fails to comply with any other provisions of the contract, the (Recipient) may terminate this contract for default. Termination shall be effected by serving a notice of termination on the contractor setting forth the manner in which the Contractor is in default. The contractor will only be paid the contract price for supplies delivered and accepted, or services performed in accordance with the manner of performance set forth in the contract.

If it is later determined by the (Recipient) that the Contractor had an excusable reason for not performing, such as a strike, fire, or flood, events which are not the fault of or are beyond the control of the Contractor, the (Recipient), after

setting up a new delivery of performance schedule, may allow the Contractor to continue work, or treat the termination as a termination for convenience.

#### **Opportunity to Cure (General Provision)**

The (Recipient) in its sole discretion may, in the case of a termination for breach or default, allow the Contractor [an appropriately short period of time] in which to cure the defect. In such case, the notice of termination will state the time period in which cure is permitted and other appropriate conditions.

If Contractor fails to remedy to (Recipient)'s satisfaction the breach or default of any of the terms, covenants, or conditions of this Contract within [ten (10) days] after receipt by Contractor of written notice from (Recipient) setting forth the nature of said breach or default, (Recipient) shall have the right to terminate the Contract without any further obligation to Contractor. Any such termination for default shall not in any way operate to preclude (Recipient) from also pursuing all available remedies against Contractor and its sureties for said breach or default.

#### Waiver of Remedies for any Breach

In the event that (Recipient) elects to waive its remedies for any breach by Contractor of any covenant, term or condition of this Contract, such waiver by (Recipient) shall not limit (Recipient)'s remedies for any succeeding breach of that or of any other term, covenant, or condition of this Contract.

#### **Termination for Default (Supplies and Service)**

If the Contractor fails to deliver supplies or to perform the services within the time specified in this contract or any extension or if the Contractor fails to comply with any other provisions of this contract, the (Recipient) may terminate this contract for default. The (Recipient) shall terminate by delivering to the Contractor a Notice of Termination specifying the nature of the default. The Contractor will only be paid the contract price for supplies delivered and accepted, or services performed in accordance with the manner or performance set forth in this contract.

If, after termination for failure to fulfill contract obligations, it is determined that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the Recipient.

#### **Termination for Convenience of Default (Cost-Type Contracts)**

The (Recipient) may terminate this contract, or any portion of it, by serving a notice or termination on the Contractor. The notice shall state whether the termination is for convenience of the (Recipient) or for the default

#### FTA Requirements (continued):

of the Contractor. If the termination is for default, the notice shall state the manner in which the contractor has failed to perform the requirements of the contract. The Contractor shall account for any property in its possession paid for from funds received from the (Recipient), or property supplied to the Contractor by the (Recipient). If the termination is for default, the (Recipient) may fix the fee, if the contract provides for a fee, to be paid the contractor in proportion to the value, if any, of work performed up to the time of termination. The Contractor shall promptly submit its termination claim to the (Recipient) and the parties shall negotiate the termination settlement to be paid the Contractor.

If the termination is for the convenience of the (Recipient), the Contractor shall be paid its contract close-out costs, and a fee, if the contract provided for payment of a fee, in proportion to the work performed up to the time of termination.

If, after serving a notice of termination for default, the (Recipient) determines that the Contractor has an excusable reason for not performing, such as strike, fire, flood, events which are not the fault of and are beyond the control of the contractor, the (Recipient), after setting up a new work schedule, may allow the Contractor to continue work, or treat the termination as a termination for convenience.

#### PRIVACY ACT; 5 U.S.C. 552

The Contractor agrees to comply with, and assures the compliance of its employees with, the information restrictions and other applicable requirements of the Privacy Act of 1974, 5 U.S.C. § 552a. Among other things, the Contractor agrees to obtain the express consent of the Federal Government before the Contractor or its employees operate a system of records on behalf of the Federal Government. The Contractor understands that the requirements of the Privacy Act, including the civil and criminal penalties for violation of that Act, apply to those individuals involved, and that failure to comply with the terms of the Privacy Act may result in termination of the underlying contract.

The Contractor also agrees to include these requirements in each subcontract to administer any system of records on behalf of the Federal Government financed in whole or in part with Federal assistance provided by FTA.

# <u>CIVIL RIGHTS REQUIREMENTS; 29 U.S.C. § 623, 42 U.S.C. § 2000; 42 U.S.C. § 6102, 42 U.S.C. § 12112;</u>

#### 42 U.S.C. § 12132, 49 U.S.C. § 5332; 29 CFR Part 1630, 41 CFR Parts 60 et seq.

In accordance with Title VI of the Civil Rights Act, as amended, 42 U.S.C. § 2000d, section 303 of the Age Discrimination Act of 1975, as amended, 42 U.S.C. § 6102, section 202 of the Americans with Disabilities Act of 1990, 42 U.S.C. § 12132, and Federal transit law at 49 U.S.C. § 5332, the Contractor agrees that it will not discriminate against any employee or applicant for employment because of race, color, creed, national origin, sex, age, or disability. In addition, the

Contractor agrees to comply with applicable Federal implementing regulations and other implementing requirements FTA may issue.

Equal Employment Opportunity - The following equal employment opportunity requirements apply to the underlying contract:

a. Race, Color, Creed, National Origin, Sex - In accordance with Title VII of the Civil Rights Act, as amended, 42 U.S.C. § 2000e, and Federal transit laws at 49 U.S.C. § 5332, the Contractor agrees to comply with all applicable equal employment opportunity requirements of U.S. Department of Labor

#### FTA Requirements (continued):

(U.S. DOL) regulations, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor," 41 C.F.R. Parts 60 et seq., (which implement Executive Order No. 11246, "Equal Employment Opportunity," as amended by Executive Order No. 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," 42 U.S.C. § 2000e note), and with any applicable Federal statutes, executive orders, regulations, and Federal policies that may in the future affect construction activities undertaken in the course of the Project. The Contractor agrees to take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, creed, national origin, sex, or age. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.

- b. <u>Age</u> In accordance with section 4 of the Age Discrimination in Employment Act of 1967, as amended, 29 U.S.C. § § 623 and Federal transit law at 49 U.S.C. § 5332, the Contractor agrees to refrain from discrimination against present and prospective employees for reason of age. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
- c. <u>Disabilities</u> In accordance with section 102 of the Americans with Disabilities Act, as amended, 42 U.S.C. § 12112, the Contractor agrees that it will comply with the requirements of U.S. Equal Employment Opportunity Commission, "Regulations to Implement the Equal Employment Provisions of the Americans with Disabilities Act," 29 C.F.R. Part 1630, pertaining to employment of persons with disabilities. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.

The Contractor also agrees to include these requirements in each subcontract financed in whole or in part with Federal assistance provided by FTA, modified only if necessary to identify the affected parties.

#### **DISADVANTAGED BUSINESS ENTERPRISE (DBE); 49 CFR Part 26**

- a. This contract is subject to the requirements of Title 49, Code of Federal Regulations, Part 26, Participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs. The national goal for participation of Disadvantaged Business Enterprises (DBE) is 10%. The agency's overall goal for DBE participation is 10 %.
- b. The contractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of this DOT-assisted contract. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as
  - **{insert agency name}** deems appropriate. Each subcontract the contractor signs with a subcontractor must include the assurance in this paragraph (*see* 49 CFR 26.13(b)).
- d. The contractor is required to pay its subcontractors performing work related to this contract for satisfactory performance of that work no later than 30 days after the contractor's receipt of payment for that work from the {insert agency name}. In addition, [the contractor may not hold retainage from its subcontractors.] [is required to return any retainage payments to those subcontractors within

## $\frac{\hbox{\it CITY OF ALEXANDRIA BID SPECIFICATIONS FOR:}}{\hbox{\it ANNUAL WORK UNIFORMS}}$

#### FTA Requirements (continued):

30 days after the subcontractor's work related to this contract is satisfactorily completed.] [is required to return any retainage payments to those subcontractors within 30 days after incremental acceptance of the subcontractor's work by the {insert agency name} and contractor's receipt of the partial retainage payment related to the subcontractor's work.]

e. The contractor must promptly notify {insert agency name}, whenever a DBE subcontractor performing work related to this contract is terminated or fails to complete its work, and must make good faith efforts to engage another DBE subcontractor to perform at least the same amount of work. The contractor may not terminate any DBE subcontractor and perform that work through its own forces or those of an affiliate without prior written consent of {insert agency name}.

# INCORPORATION OF FEDERAL TRANSIT ADMINISTRATION (FTA) TERMS; FTA Circular 4220.1D

The preceding provisions include, in part, certain Standard Terms and Conditions required by DOT, whether or not expressly set forth in the preceding contract provisions. All contractual provisions required by DOT, as set forth in FTA Circular 4220.1E are hereby incorporated by reference. Anything to the contrary herein notwithstanding all FTA mandated terms shall be deemed to control in the event of a conflict with other provisions contained in this Agreement. The contractor shall not perform any act fail to perform any act, or refuse to comply with any City of Alexandria, LA requests which would cause the City of Alexandria, LA to be in violation of the FTA terms and condition.

The Contractor shall not perform any act, fail to perform any act, or refuse to comply with any (name of grantee) requests which would cause (name of grantee) to be in violation of the FTA terms and conditions.

LOBBYING; 31 U.S.C. 1352; 49 CFR Part 19; 49 CFR Part 20; 49 CFR Part 20 Appendix A

Byrd Anti-Lobbying Amendment, 31 U.S.C. 1352, as amended by the Lobbying Disclosure Act of 1995,

P.L. 104-65 [to be codified at 2 U.S.C. § 1601, et seq.] - Contractors who apply or bid for an award of

\$100,000 or more shall file the certification required by 49 CFR part 20, "New Restrictions on Lobbying." Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier shall also disclose the name of any registrant under the Lobbying Disclosure Act of 1995 who has made lobbying contacts on its behalf with non-Federal funds with respect to that Federal contract, grant or award covered by 31 U.S.C. 1352. Such disclosures are forwarded from tier to tier up to the recipient.

The undersigned [Contractor] certifies, to the best of his or her knowledge and belief, that:

1. No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

#### FTA Requirements (continued):

- 2. If any funds other than Federal appropriated funds have been paid or will be paid to any person for making lobbying contacts to an officer or employee of any agency, a Member of Congress, an officer or employee of
  - Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form--LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions [as amended by "Government wide Guidance for New Restrictions on Lobbying," 61 Fed. Reg. 1413 (1/19/96). Note: Language in paragraph (2) herein has been modified in accordance with Section 10 of the Lobbying Disclosure Act of 1995 (P.L. 104-65, to be codified at 2 U.S.C. 1601, *et seg.*)]
- 3. The undersigned shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all sub-recipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by 31, U.S.C. § 1352 (as amended by the Lobbying Disclosure Act of 1995). Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

[Note: Pursuant to 31 U.S.C. § 1352(c)(1)-(2)(A), any person who makes a prohibited expenditure or fails to file or amend a required certification or disclosure form shall be subject to a civil penalty of not

The Contractor	contifies or offirms the truthfulness and ecouragy of each
The Contractor,	, certifies or affirms the truthfulness and accuracy of each
statement of its certification	and disclosure, if any. In addition, the Contractor understands and agree
	S.C. A 3801, et seq., apply to this certification and disclosure, if any.

rug		
Signature of Contractor's Authorized Official	Date	
Printed Name of Contractor's Authorized Official	Title	

(Any bidder that is found listed on the Federal Government's SAM's (System for Award Management) website at www.sam.gov/portal/sam,

under the advanced search feature for EPLS (Excluded Parties List System), shall automatically be rejected for the award of this bid, by Category and/or in its entirety).

#### **BID SPECIFICATIONS**

#### **SCOPE**:

All items bid shall either meet or exceed the following specifications. Unless otherwise stated, the use of manufacturer's name and product numbers are for descriptive purposes and to establish general quality levels only, they are not intended to be restrictive.

Bid award shall be made on a total bid price per bid item, per category. Failure to bid on all items within a given category **shall result in automatic bid rejection**. There are three (3) categories; listed as *Category I -ATRANS Bus Department*, *Category II - Work Uniform*, and *Category III - Professional Wear*.

Extended sizes pricing are for references purposes only, and shall <u>not</u> be considered as part of the formal bid. Bid prices shall include embroidery, screen printing or heat press logos as specified in the regular sizes. The information on extended sizes larger than an XL or common size, shall be completed as shown in one of the following two examples: *Extended Sizes:* <u>2XL</u> \$ <u>20.99</u>/*each - OR - Extended Sizes:* <u>48</u> \$ <u>23.99</u>/*each.* 

Vendors wishing to submit a bid for uniforms shall be normally engaged in this type of business activity <u>and shall provide alteration services for new uniforms if needed</u>. In addition, bidders quoting on uniform requirements for the City of Alexandria shall be responsible for maintaining inventory of all awarded items. The bidders should not only stock awarded items, but should also provide alteration services for the new uniforms as needed. If vendor is not local, vendor shall come to our facilities bi-weekly for alteration pick-up or changes.

#### **Submission of Bid Document:**

This bid packet <u>must be returned in its entirety</u>, complete with all required signatures and bid prices as per these bid specifications. Failure to return the entire bid packet **may be grounds for immediate bid rejection.** 

#### **Initial Measurements:**

Initial measurements shall be performed at the department location(s) to be designated by the City after a contract has been awarded. Measurements shall be performed on an "as needed" basis at the designated location(s) without disrupting the normal daily operation of the City department. Successful bidder shall be responsible for coordinating time schedule with department heads for employee measurements. It is the ultimate responsibility of the awardee to ensure the correct size is ordered to fit each individual. Any garment delivered to a City employee that does not fit shall be replaced at the contractor's expense.

#### **Approximate Usage Statement:**

Whenever quantities or usages are provided by the City of Alexandria, these quantities are <u>estimates only</u>. No guarantee or warranty is given or implied by the City of Alexandria as to the total amount that may or may not be purchased from any resulting contract.

There are approximately 600 City of Alexandria employees that are eligible for some type of work uniform items; some with screen printing only and others with embroidered emblems only. Employees from operating departments that work in the field are generally allotted four (4) shirts, four (4) pants/shorts, and one jacket annually; however, they may opt to have five (5) shirts, five (5) pants and no jacket. Each department's annual uniform budget will be the determining factor for what employees will receive. The annual uniform budget is subject to change each year.

#### **BID SPECIFICATIONS (continued):**

#### City of Alexandria Logo Application (Embroidering, Screen Printing and/or Heat Press):

The successful bidder shall embroider, screen print or heat press the City logo, as per the bid specifications, on uniform apparel (pants, shorts, coveralls, shirts, t-shirts, jackets and caps) with the City of Alexandria logo, prior to delivery to the respective ordering department(s).

- a. Several screens must be utilized due to the various department names, however, the format shall remain the same for all.
- b. On Screen Print applications, the Contractor may specify a minimum quantity order per set-up.
- c. The Department shall have the option of which process they prefer, screen-print or heat press.
- d. Heat press logo shall be solid color so that logo is easily visible on garment, **approximately 2'' W x 1'' H**, and may be either tan or beige for dark apparel and navy or black on light apparel.
- e. Heat press logo on **pants and shorts only**, specific in the bid, will need to be in three (3) full colors of red, blue and white (similar to embroidered logo). Logo shall be sized appropriately due to placement restriction.
- f. Specific Department's, such as Construction Development and/or ATRANS, will request additional identification, such as a Department Name or Job Title, on the logo application.
  - 1. Construction Development Department's Inspector's (only) shall have INSPECTOR embroidered (only) on the right chest of all work shirts. This will be in addition to the standard City logo on the left chest. Department Superintendent to designate shirt(s).
  - 2. ATRANS shall have TRANSIT added directly below the standard City logo.















### **TRANSIT**

Embroidered Transit Logo Sample

### **TRANSIT**

**Utility System** 

Screen Print Transit Logo Sample

### **INSPECTOR**

Embroidered Construction Development Logo Sample (Right Chest)

#### **BID SPECIFICATIONS (continued):**

#### **Alterations:**

Alterations shall be performed in a timely manner and shall be performed to the satisfaction of the City Department for whom the garment(s) is intended. Alterations for newly purchased garments shall be at no additional charge and shall include reasonable, typical alteration requests such as hemming (lengthening or shortening), adjustment of sleeve length, waist modifications, etc.

#### **Colors:**

Unless otherwise designated, uniform colors shall be selected by the ordering department prior to order placement.

#### **Uniform Delivery:**

The successful bidder shall be responsible for delivering uniform orders to the appropriate City department that placed the order. Each order shall be bagged or packaged for each individual City employee. The bag/package shall include the employee's name and department with a listing of the contents (i.e. 2 - shirts; 4 - pants; 1 - jacket).

#### **Escalation / De-escalation Clause:**

In light of the current state of the economy within the United States and abroad, and the unstable commodities market, specifically the cotton market, the City of Alexandria may consider requests from the successful bidder for escalation/de-escalation unit price changes if necessary. The successful bidder will be required to submit a written letter from their garment manufacturer stating the cost and/or percentage of the escalation/de-escalation and the estimated duration (time period) for the escalation/de-escalation. The garment manufacturer's written notification letter shall be the sole source for the successful bidder's escalation/de-escalation request for unit price change.

#### **Miscellaneous:**

Each bidder offering an "or equal" garment is requested to furnish attached to their bid, color picture or brochure marked for each "or equal" item being bid. Picture/brochure should include complete descriptive literature on each "or equal" item being bid. Bidders should mark each picture/brochure sent in, with their company name for identification purposes. Each respective bidder shall be held responsible for insuring his or her products meet or exceed specifications as described herein.

Bidders offering garments as specified will not be required to submit pictures and/or brochure.

#### **FTA Procurement:**

All products listed in Category I for Atrans Bus Department are purchased through federal funding. As a condition of award, Federal Transportation Administration (FTA) requirements shall apply. Submittal of required FTA documents as described on pages 7 through 14 of this document, shall be required with the bid submittal. Contact Ann Howard, City of Alexandria Transit Manager, at 318-441-6021 with questions.

### **PRICE PAGE:**

### **CATEGORY I - ATRANS Bus Department:**

1B.	light weight linin have six (6	Blue. Nylong. Regular sty  o  color coordi	Taffeta She le standup on nated snaps	ell, with 'Kasha collar with ragl for closure and	a' lining, light an sleeves an two (2) slash	weight nylon outer shell wide elastic in cuffs. Jacket shafront pockets. The jacket shafall be placed on left chest	ıll
	Brand Bid:			Style No.:		Price Each: \$	_
	Extended Sizes:	\$ \$	/each /each	\$ \$	/each /each		
2B. press)	<b>Dress Trouser -</b>	100% Polyes	ter, Horace	Small #HS21	49; or equal	approved brand: (with he	<u>a1</u>
	wickable soil releating triangle bar tacked wide with loops, 3/4" wide. above the back rig	ase finish. Two d. A button tab Banrol and Fl The model sha ght pocket.	o (2) quarter o shall be on ex-Tex wich all be plain	top pockets and the left hip po kable waistband front. The City	d two (2) hip packet. The wai dimaterial. Tree of Alexandria	e material of 100% polyest pockets with all points of stra stband shall be two inches (2 puser shall have seven (7) be a Transit logo shall be place	in ") elt ed
	Brand Bid:			Style No.:		Price Each: \$	_
	Extended Sizes:	\$\$ \$\$	/each /each	\$\$ \$	/each /each		
<b>3B.</b>	#124A48 15; or e Color: Light Blue press material. S dress shirt front p shirt tails. Long	qual approved Experience of the control of the cont	d brand: (we be 65% Poly regular dre ocket flair and ave one (1) of Alexandre	ith embroider yester / 35% co ess material con nd permanent c button cuff. Sh	y) ombed cotton, astruction wit ollar stays. Sh aoulder straps	machine washable, permane h shoulder straps and two (nirt shall have full length dreshall be trimmed with 1/4" cond on left chest. Gold bordere	n1 2) ss
	Brand Bid:			Style No.:		Price Each: \$	
	Extended Sizes:	\$ \$	/each /each	\$ \$	/each /each		

# $\frac{\text{CITY OF ALEXANDRIA BID SPECIFICATIONS FOR:}}{\text{\underline{ANNUAL WORK UNIFORMS}}}$

### **BID SPECIFICATIONS / PRICE PAGE (continued):**

3BL.	Shirt - Long Sleeve: Men's / W Co.; or Equal approved brand: (v			55/35 Blend,	Flying Cross Manufacturing
	Same as 3B. above except with long				
	Brand Bid:	Sty	yle No.:		Price Each: \$
	Extended Sizes:\$\$	_/each _/each	\$ \$	/each /each	
4B.	Shirt - Short Sleeve: Men's / Wo 174A48 15; or equal approved br				lanufacturing Co. 74A48 15 /
	Color: Light Blue. Fabric shall be press material. Shirts shall be redress shirt front pockets with pock shirt tails. Short sleeve shirt shall strap shall be trimmed with 1/4" couplaced on left chest. Gold bordered	65% Polyes gular dress et flair and ll be exactly dedge, nav	ter / 35% conmaterial conpermanent con as long sleety blue braid.	mbed cotton, struction with ollar stays. Sheve model example the City of A	h shoulder straps and two (2) airt shall have full length dress cept one-half sleeve. Shoulder alexandria Transit logo shall be
	Brand Bid:	Sty	yle No.:		Price Each: \$
	Extended Sizes:\$\$	_/each _/each	\$ \$	/each /each	
4BL.	Shirt - Short Sleeve: Men's / Wor Co.; or equal approved brand: (v Same as 4B. above except with long	<u>ith embroi</u>	<u>dery)</u>	5 Blend, Flyi	ng Cross Manufacturing
	Brand Bid:	Sty	yle No.:		Price Each: \$
	Brand Bid:        \$           Extended Sizes:        \$	_/each /eac	\$\$	/each \$/	/each
5B.	Baseball Cap: 100% Cotton Twill Color: Dark Navy Blue. Fabric shall buckram for support and the City of	l be 100% c	otton twill wi	ith adjustable	head size. Six panel style with
	Brand Bid:	Sty	yle No.:		Price Each: \$
6B.	Necktie: 100% Polyester, Samuel Color: Dark Navy Blue. Fabric shall style with a maximum width of 3.5	l be 100% P	olyester "pop		Tie shall be uniform necktie
	Brand Bid:	Stv	yle No.:		Price Each: \$

### **BID SPECIFICATIONS / PRICE PAGE (continued):**

	Brand Bid:	Style No.:	Price Each: \$
-	Necktie – Ladies Crossover styl		
	material.	ver tie with covered snap for wo	omen made of 100% polyester poplin
	D 1D'1	Style No :	Price Each: \$
]	Uniform Name Tag – Smith & '	Warren #NP100 or equal.	
]	Uniform Name Tag – Smith & Made of silver metal (1/2" x 2 3/8 construction.	Warren #NP100 or equal.  8") with black lettering. First in	itial / Last name. Prong / clutch pin  Price Each: \$
. ]	Uniform Name Tag – Smith & Made of silver metal (1/2" x 2 3/8 construction.  Brand Bid: Uniform Service Since Bar – Sn	Warren #NP100 or equal.  3") with black lettering. First in  Style No.:  nith & Warren #NP105 or equ	itial / Last name. Prong / clutch pin Price Each: \$

END OF CATEGORY I - ATRANS BUS DEPARTMENT

# $\frac{\hbox{CITY OF ALEXANDRIA BID SPECIFICATIONS FOR:}}{\hbox{ANNUAL WORK UNIFORMS}}$

### **BID SPECIFICATIONS / PRICE PAGE (continued):**

#### **CATEGORY II - Work Uniform:**

1W.	Shirt - Men's / Women's Long Sleeve Industrial Work Shirt: 65/35 Blend, Red Kap #SP14 /
	#SP13; or equal: (with heat press or screen-print)

Color: To be selected. Men's work uniform style made of 65% Polyester / 35% combed cotton blend, approximately 4.25 oz. Poplin fabric. Pre-cure durable press with soil release and wickable finish. Open collar with sewn-in stays, metal collar gripper closure. Men's style, generous fit, has six (6) button front, melamine buttons. Two (2) button-through chest pockets with bartacked pencil stall on left pocket. The City of Alexandria logo shall be placed above the left chest pocket.

	Brand Bid:			Style No.:		Price Each: \$			
	Extended Sizes:	\$\$ \$	/each /each	\$\$ \$	/each /each				
W.	#SP23; or equal: (v Color: To be select approximately 4.25 collar with sewn-in melamine buttons.	Shirt - Men's / Women's Short Sleeve Industrial Work Shirt: 65/35 Blend, Red Kap #SP24 #SP23; or equal: (with heat press or screen print)  Color: To be selected. Men's work uniform style made of 65% Polyester / 35% combed cotton blend approximately 4.25 oz. Poplin fabric. Pre-cure durable press with soil release and wickable finish. Ope collar with sewn-in stays, metal collar gripper closure. Men's style, generous fit, has six (6) button from melamine buttons. Two (2) button-through chest pockets with bartacked pencil stall on left pocket. The City of Alexandria logo shall be placed above the left chest pocket.							
	Brand Bid:					Price Each: \$			
BW.	or screen print) Colors: To be select 6.0 oz. twill fabric.	ted. Men's v Pre-cure du	work uniform urable press fitical button ho	style made of nish. Open co oles, plus one	100% wrinkle- llar with sewn- button at neck	resistant cotton, approximately in stays. Men's style, generous Two (2) button-through check			
		ked pencil s	tall on left po	cket. The City	of Alexandria	a logo shall be placed above the			
	pockets with bartacleft chest pocket.	•	-	·		a logo shall be placed above the  Price Each: \$			

### **BID SPECIFICATIONS / PRICE PAGE (continued):**

	6.0 oz. twill fabric fit, has six (6) butt	. Pre-cure du ons with ver	rable press tical button	finish. Open col holes, plus one l	llar with sewn- button at neck.	resistant cotton, approximately in stays. Men's style, generous Two (2) button-through check a logo shall be placed above the
	Brand Bid:			Style No.:		Price Each: \$
	Extended Sizes:	\$\$ \$	/each /each	\$ \$	/each /each	
5W.	screen print) Colors: To be sele with soil release fi one chest pocket.	cted. Fabric nish. Fashio Garment sha	shall be 5.2 n collar to be	5 oz mesh knit o e ribbed knit wit at and fabric sha	or 50% Polyes th three (3) but all have superi	ster/50% cotton "durable press" ton lined placket. Shirt to have for color retention and comfort sed above left chest pocket.
	Brand Bid:			Style No.:		Price Each: \$
	Extended Sizes:	\$\$ \$	/each /each	\$ \$	/each /each	
6W.	Colors: To be selection	cted. 100% c single left ch	otton, crew- est pocket a	neck, soft heavy nd generous cut	weight "jersey The City of A	<b>l; or equal: (with heat press)</b> y" knit with seamless neckband. Alexandria logo shall be placed
	Brand Bid:			Style No.:		Price Each: \$
	Extended Sizes:	\$\$ \$				
6.1W.	Price per t-shirt a Minimum quantity				neat press.	
	Brand Bid:			Style No.:		Price Each: \$
	Extended Sizes:			\$		

### **BID SPECIFICATIONS / PRICE PAGE (continued):**

7W.	construction through	cted. Fabrioghout. Shirt	c shall be 6.1 t shall be full	oz.,100% heavy cut, roomier fit,	weight presh with taped ne	neat press) runk cotton with double needle ck and shoulders, rib knit collar linimum quantity order may be
	Brand Bid:			Style No.:		Price Each: \$
	Extended Sizes:	\$ \$	/each /each	\$ \$	/each /each	
7.1W.	Price per t-shirt a Minimum quantity				eat press.	
	Brand Bid:			Style No.:		Price Each: \$
	Extended Sizes:	\$\$ \$\$	/each /each	\$\$ \$	/each /each	
8W.	screen print front Colors: To be sele cotton with doubl shoulders, and rib	cted. Fabrice needle cknit collar.	c shall be 4.5 construction t Minimum qu	oz., 90% Cottor chroughout. Shirt antity order may	n / 10% Polye t shall be tul be required.	ester, 100% preshrunk ringspun pular fit, with taped neck and Price Each: \$
	Extended Sizes:					Thee Each.
9W.	equal: (with heat Colors: To be selection, 7.5 oz. sof two set-in hip pock lined for body and trim. Heavy-duty be shall be placed abo Brand Bid:	ected. Men't hand twill kets, left has shape, fold brass ratche	s work unifo l fabric, post s button closu er-set band weting zipper, c right pocket	orm style, full cur- cure durable pre- are, darts over hip with outlet, synthe button closure. In the Style No.:	t. Made from ess finish. Two pockets for letic blend poc industrial was	Red Kap #PT20 / #PT21; or  65% Polyester / 35% combed to (2) slack-style front pockets, better fit. Waistband inner- keting and waistband h. The City of Alexandria logo  Price Each: \$
	Extended Sizes:	\$ \$	/each /each	\$ \$	/each /each	

# $\frac{\text{CITY OF ALEXANDRIA BID SPECIFICATIONS FOR:}}{\text{ANNUAL WORK UNIFORMS}}$

### **BID SPECIFICATIONS / PRICE PAGE (continued):**

10W.	Trouser - Men's - Flat Front: 100% Cotton, Red Kap #PC20; or equal: (with heat press in 3
	<u>colors)</u>
	Colors: To be selected. Men's wrinkle-resistant work pant, 100% Cotton, 8.5 oz. pre-shrunk twill fabric

Colors: To be selected. Men's wrinkle-resistant work pant, 100% Cotton, 8.5 oz. pre-shrunk twill fabric. Two (2) slack-style front pockets, two (2) set-in hip pockets, darts over hip pockets for better fit. Waistband innerlined for body and shape, folder-set band with outlet, synthetic blend pocketing and waistband trim, synthetic blend pocketing and waistband trim. Easy fit silhouette. Heavy-duty brass ratcheting zipper, button closure. Industrial wash. The City of Alexandria logo shall be placed above the back right pocket.

Brand Bid:			Style No.:		Price Each: \$
Extended Sizes:	\$	/each	\$	/each	Price Each: \$
	\$	/each	\$	/each	
W. <u>Trouser - Men</u>	's - Pleated	Front: 65/35	Blend, Red Ka	ap #PT38; or	equal: (with heat press in 3
			<u>colors)</u>		
			• •	-	ats, 65% polyester / 35%
					osure, two (2) slack style
	, ,				re. Machine washable and easy
care. The City of	Alexandria	logo shall be	placed above th	ie back right p	ocket.
Brand Bid:			Style No.:		Price Each: \$
Extended Sizes:	\$	/each	\$	/each	
- <del></del>	\$	/each	\$ \$	/each	
	~			<b>.</b>	
Trouser - Men's				Blend or 100°	% Cotton, Red Kap #PT88 or
Trouser - Men's #PC76; or equal:	(with heat	press in 3 co	<u>lors)</u>		
. Trouser - Men's - #PC76; or equal: Colors: To be se	(with heat pelected. Trou	press in 3 co user, 65% po	<mark>lors)</mark> olyester / 35% o	cotton or 1009	% Cotton, 8 oz. twill blend in
Trouser - Men's - #PC76; or equal: Colors: To be se Touchtex <sup>TM</sup> techn	(with heat) elected. Trou elology with	press in 3 couser, 65% possible superior colo	lors) olyester / 35% or or retention, soi	cotton or 1009	% Cotton, 8 oz. twill blend in wickability. Utility style cargo
**Trouser - Men's **  #PC76; or equal:  Colors: To be see  Touchtex <sup>TM</sup> techn  pant offers an eas	(with heat) elected. Trou ology with y fit. Slack-s	press in 3 couser, 65% posuperior colorstyle front po	lors) olyester / 35% of retention, soickets and two (2)	cotton or 1009	
Trouser - Men's - #PC76; or equal: Colors: To be se Touchtex <sup>TM</sup> techn	(with heat) elected. Trou ology with y fit. Slack-s	press in 3 couser, 65% posuperior colorstyle front po	lors) olyester / 35% of retention, soickets and two (2)	cotton or 1009	% Cotton, 8 oz. twill blend in wickability. Utility style cargo
Trouser - Men's - #PC76; or equal: Colors: To be se Touchtex <sup>TM</sup> techn pant offers an eas cargo pockets with	elected. Trouology with y fit. Slack-shapocket flap	press in 3 couser, 65% posuperior colostyle front poor and snap clo	lors) olyester / 35% or retention, soickets and two (2 osures.	cotton or 1009 l release and 2) set-in hip po	% Cotton, 8 oz. twill blend in wickability. Utility style cargo
Trouser - Men's #PC76; or equal: Colors: To be se Touchtex <sup>TM</sup> techn pant offers an eas cargo pockets with Brand Bid:	(with heat elected. Trouclogy with y fit. Slack-son pocket flap	press in 3 co user, 65% po superior colo style front po and snap clo	lors) olyester / 35% or retention, soi ckets and two (2 osures.  Style No.:	cotton or 1009 l release and 2) set-in hip po	% Cotton, 8 oz. twill blend in wickability. Utility style cargo ckets. Two (2) bellow
Trouser - Men's #PC76; or equal: Colors: To be se Touchtex <sup>TM</sup> techn pant offers an eas cargo pockets with Brand Bid:  Extended Sizes:	(with heat elected. Trouclogy with y fit. Slack-son pocket flap	user, 65% posuperior colostyle front post and snap clostyle	lors) olyester / 35% or retention, soi ckets and two (2 osures.  Style No.:	cotton or 1009 l release and 2) set-in hip po	% Cotton, 8 oz. twill blend in wickability. Utility style cargo ckets. Two (2) bellow

# $\frac{\text{CITY OF ALEXANDRIA BID SPECIFICATIONS FOR:}}{\text{ANNUAL WORK UNIFORMS}}$

### **BID SPECIFICATIONS / PRICE PAGE (continued):**

13W.	equal: (with heat Colors: To be sele material. Two (2) hip pockets. Short	press in 3 c cted. 7.5 oz slack-style f s shall have Industrial v	colors) a. twill fabric front pockets, a heavy-duty	made of 65% for two (2) set-in had brass ratcheting	ortrel/35% cott nip pockets, lef g zipper, buttor	non, post-cured permanent thas button closure, darts a closure. Plain front with dria logo shall be placed a	press s over a ten
	Brand Bid:			Style No.:		Price Each: \$	
	Extended Sizes:	\$\$ \$	/each /each	\$ \$	/each /each		
14W.	#63071; or equal: Colors: To be se	e (with heat lected. 65% o pockets on	press in 3 co polyester / 3 each leg. Tet	lors) 55% cotton rips flon treated for s	top, 6¼ oz ma spill and stain i	Blend, 5.11 Brand #73 terial. Two front and two resistance and fade and want ght pocket.	o rear
	Brand Bid: Extended Sizes:	\$\$ \$\$	/each /each	Style No.: \$	/each /each	Price Each: \$	
15W.	Colors: To be sele #144-5, or equal. front pockets; sew	ected. 65% F Jacket shall on in quilted n pocket on	Polyester / 350 have screen lining; adjust left sleeve with	% combed cotton printed City of table two (2) but th bar tack pen	on, "Ike" lengt Alexandria lo atton cuffs; hea	press or screen print) n jacket. Standard textiles go on left chest. Two (2) vy duty front zipper; one justable tabs at waistband	slash piece
	Brand Bid:			Style No.:		Price Each: \$	
	Extended Sizes:	\$\$ \$	/each /each	\$ \$	/each /each		
16W.	with inside storm cuffs and waistba	ted. Nylon f flap and fr and. Jacket	leece lined ja ont zipper po will have ra	cket with zip-th ockets. Velcro p nglan sleeves a	rough tunnel c pocket inside and 100% nyl	heat press) collar. Full heavy nylon zi chest. Matching rib knit con outer shell, will be ll be placed on left chest.	nylon water
	Brand Bid:			Style No.:		Price Each: \$	

 Extended Sizes:
 \$\_\_\_\_\_/each
 \$\_\_\_\_\_/each

 \_\_\_\_\_\_\$
 \_\_\_\_/each
 \$\_\_\_\_\_/each

# $\frac{\text{CITY OF ALEXANDRIA BID SPECIFICATIONS FOR:}}{\text{\underline{ANNUAL WORK UNIFORMS}}}$

### **BID SPECIFICATIONS / PRICE PAGE (continued):**

16.1W	Same as Item 16W except with emb Minimum quantity order may be requi			<u>f heat press.</u>		
	Brand Bid:		Style No.:		Price Each: \$	
	Extended Sizes:\$/e	ach ach	\$\$ \$\$	/each /each		
17W.	Coverall - Long Sleeve: 65/35 Blend, Red Kap CT10; or equal: (with heat press or screen print) Colors: To be selected. Fabric of 65% Polyester/35% combed cotton, 7.25 oz. twill, pre-cure durable press with soil release Two (2) set-in front pockets, two (2) patch hip pockets, two (2) breast pockets rule pocket. Two-way brass zipper, gripper a top and at lapel. Four-needle band joins top and bottom safety-stitched outseams, felled inseams; action back; side vent openings; sized to be worn over clothes The City of Alexandria logo shall be placed above left chest pocket.					
	Brand Bid:		Style No.:		Price Each: \$	
	Extended Sizes:\$/e	ach ach	\$ \$	/each /each		
	print) Color: to be selected. Fire Retardant I interlock with a 3 button plaque front Orange. NFPA 2112 Compliant, 9.6 Cochest pocket.	(no co	ollar) available ir	n colors Grey,	Khaki, Light Blue, Navy or	
	Brand Bid:		Style No.:		Price Each: \$	
	Extended Sizes:\$/e	ach ach	\$ \$	/each /each		
9W.	Shirt - Fire Retardant - Long Sleeve (with heat press or screen print) Color: To be selected by ordering depresistant, 7.0 oz., 88% Cotton / 12% No closures, sleeve vent. Hemmed front who pocket flaps. Arc Rating ATPV8.6 callogo shall be placed above the left chemical control of the control	artmentylon.  With but the bodies of the bod	nt. Fabric should Two-piece lined utton closures. T cm². Home wash	l be EXCEL-I l collar, one-p wo (2) breast	FR <sup>TM</sup> ComforTouch <sup>TM</sup> flame- piece lined cuffs with button pockets with button-through	
	Brand Bid:		Style No.:		Price Each: \$	
	Extended Sizes:\$/e	ach ach	\$\$ \$\$	/each /each		

# $\frac{\text{CITY OF ALEXANDRIA BID SPECIFICATIONS FOR:}}{\text{ANNUAL WORK UNIFORMS}}$

#### **BID SPECIFICATIONS / PRICE PAGE (continued):**

20W.	Polo Shirt - Fire Retardant, Short Sleeve, Bulwark #SMP8; or equal (with heat press or scree	<u>n</u>
	print)	

Color: to be selected. Fire Retardant Polo Shirt in short sleeves made of 45% Modacrylic/35% Lyocell / 20% Para-Aramid fabric with knit collar and raglan sleeves with 3 button plaque front. Left sleeve with utility pocket. Breathable, lightweight 6.25 oz. fabric. Available in colors Grey, Khaki, and Navy. NFPA 2011 Compliant, 8.2 Calories. City of Alexandria logo shall be placed above the left chest pocket.

	pocket.						
	Brand Bid:	Style No.:	Price Each: \$				
	Extended Sizes:\$/each	\$/each \$/each					
21W.	Jacket: Fire Retardant, Bulwark, #JLH4BD; or equal: (with heat press or screen print) Color: Brown. Hooded jacket; outer shell made of flame-resistant EXCEL FR® water-repellant, comfortouch, 11.5 oz. Duck, 88% cotton / 12% nylon. Liner is flame-resistant 7 oz. cotton. Jacket features a separating, heavy-duty, Nomex® taped zipper and has concealed snap closure on cuff and a ful tunneled elasticized waistband with a permanently attached hood with adjustable draw cord and a lanyard access opening on the center back to accommodate a safety harness. The front of the jacket has two front pouch-style pockets with reinforced bartacks. Arc rating ATPV35.0 calories/cm². The City of Alexandria logo shall be placed on left chest.						
	Brand Bid:	Style No.:	Price Each: \$				
	Extended Sizes:\$/each /each	\$/each \$/each					
22W.	Color: to be selected. Fire Retardant Loose Resistant fabric with 5 pocket styling and a	Denim Jean: Fire Retardant, Bulwark #PEJ6 or #PEJ4; or equal: (with heat press in 3 colors)  Color: to be selected. Fire Retardant Loose Fit or Classic Fit Denim Jean made of 14.75 oz. Flame Resistant fabric with 5 pocket styling and a one piece waistband. NFPA 2112 Compliant and Arc Rating of 20.7 Calories. City of Alexandria logo shall be placed above rear right pocket.					
	Brand Bid:	Style No.:	Price Each: \$				
	Extended Sizes:\$/each	\$/each \$/each					

# $\frac{\text{CITY OF ALEXANDRIA BID SPECIFICATIONS FOR:}}{\text{ANNUAL WORK UNIFORMS}}$

### **BID SPECIFICATIONS / PRICE PAGE (continued):**

23W.	<b>Dungarees: Fire</b>	Retardant	, 100% Cotto	n, Bulwark #Pl	EJ8; or equal	: (with heat press in 3 colors)	
					•	of 100% Cotton prewashed et and cell phone pocket.	
	NFTA 2112 Comprear right pocket.	pliant and A	rc Rating 20.7	7 Calories. City	of Alexandria	logo shall be placed above	
	Brand Bid:			Style No.:		Price Each: \$	
	Extended Sizes:	\$\$ \$	/each /each	\$ \$	/each /each		
24W.	Cargo Pant: Flame Retardant, 88/12 Nylon, Bulwark #PLC2; or equal: (with heat press in 3 colors)						
	Color: to be select with 2 front and 2	back pocke	ts and a Cargo	pocket on each	leg with snap	f 88% Cotton/12% nylon fabric o closures. NFPA 2112 oe placed above rear right	
	Brand Bid:			Style No.:		Price Each: \$	
	Extended Sizes:	\$\$ \$\$	/each /each	\$ \$	/each /each		
25W.	Coverall, Long Sleeve: Fire Retardant, 100% Cotton, Bulwark #CEC2; or equal: (with heat press or screen print)  Color: to be selected. Fabric made of flame resistant 9 oz., 100% Cotton Ammonia curried with two way brass zipper and gripper at top of neck. One piece construction in long sleeves with two set-in front pockets, one (1) chest pocket, and two (2) hip pockets. Coverall to have side vent opening. The City of Alexandria logo shall be placed above left chest pocket.						
	Brand Bid:			Style No.:		Price Each: \$	
	Extended Sizes:	\$\$ \$	/each /each	\$\$	/each /each		
			TOTAL PER C		E\\/ mot to :-	\$s	

#### **BID SPECIFICATIONS / PRICE PAGE (continued):**

#### **CATEGORY III - Professional Wear:**

1P.	Fashion Polo Shirt - Solid Color - Short Sleeve - NO Pocket: 100% Cotton, Blue Generation BG
	#2201 or BG #6201; or equal: (with embroidery)

Colors: Seven (7) assorted colors, minimum, to select from. 100% cotton, 6.7 oz. mesh knit polo style shirt in solid color. Shirt shall have rib knit fashion curl free collar with sleeve welts, two (2) tortoise shell buttons with lined placket, top stitched shoulder with split "V" side-seam, and two inch (2") longer back tail. Generous fit in sizing for both men and women. The City of Alexandria logo shall be placed on left breast. Must be available in Tall sizes as well as regular.

			Style No.:		Price Each: \$
Extended Sizes:_ 	\$\$ \$	/each /each	\$ \$	/each /each	
Fashion Polo Sh	irt - Solid C	olor - Short S	leeve - With Po	ocket: 60/40 S	Super Blend Pique, Blue
Generation BG					
style shirt in solic shell buttons with	l color. Shirt lined placke	shall have rib et, top stitched	knit fashion no shoulder with	curl collar wi split "V" side	n blend, 6.9 oz. mesh kn th sleeve welts, two (2) t -seam, and two inch (2") logo shall be placed abo
-			C4-1-N-		Delay Facility
Brand Bid:	<u>ф</u>	/1-	Style No.:	/1-	Price Each: \$
Extended Sizes:	\$	/eacn	\$ \$	/each	
	ected. Fabrica's Polo colo	shall be 60% or Women's	Polyester/40%		pique shirt. Fashion colla City of Alexandria logo s
placed above left	•		Style No:		Price Fach: \$
placed above left	•		Style No.:		Price Each: \$
placed above left  Brand Bid:  Extended Sizes:	\$	/each	Style No.: \$ \$	/each /each	Price Each: \$
placed above left  Brand Bid:  Extended Sizes:  Fashion Shirt - I BG #6207; or equ	%\$ Men's / Wor lal: (with en	/each /each nen's - Solid nbroidery) ric shall be 6	\$	/each leeve: 60/40 s	Price Each: \$super blend pique, BG #
placed above left Brand Bid: Extended Sizes:  Fashion Shirt - I BG #6207;or equ Colors: To be so Alexandria logo s	Men's / Wor lal: (with en	/each/each nen's - Solid broidery) ic shall be 6 d above left c	Color - Long S  00% Polyester/4 hest.	/each leeve: 60/40 s 0% super bl	super blend pique, BG #

# $\frac{\text{CITY OF ALEXANDRIA BID SPECIFICATIONS FOR:}}{\text{ANNUAL WORK UNIFORMS}}$

### **BID SPECIFICATIONS / PRICE PAGE (continued):**

shall have a seven shall be placed abo	* /	ront with a			ther long or short sleev st. The City of Alexand
Brand Bid:			Style No.:		Price Each: \$
Brand Bid: Extended Sizes:	\$	/each	\$	/each	· <del></del>
	\$	/each	\$	/each	
#7216S / BG #621	l6S; or equal	: (with emb	oroidery)		d, Blue Generation BG
#7216S / BG #621 Colors: To be selector finish. Style selector finish style selector finish.	16S; or equal ected. 65% P shall be a button for (7) button for (7)	: (with emb colyester/359 ton up shirt ront with a	oroidery) % cotton poplin, with button down	5.5 oz. fabr n collar, in ei	d, Blue Generation BG ic with stain resistant a ither long or short sleev st. The City of Alexand
#7216S / BG #621 Colors: To be selector finish. Style shall have a seven shall be placed about	16S; or equal ected. 65% P shall be a button (7) button fove the left po	con up shirt ront with a ocket.	with button down single pocket on	5.5 oz. fabr n collar, in ei the left ches	ic with stain resistant a other long or short sleev st. The City of Alexand
#7216S / BG #621 Colors: To be selectore finish. Style s	16S; or equal ected. 65% P shall be a button (7) button fove the left po	con up shirt ront with a ocket.	with button down single pocket on	5.5 oz. fabr n collar, in ei the left ches	ic with stain resistant a

**TOTAL PER CATEGORY III** 

(Sum of items 1P through 6P– not to include Optional Sizes pricing)

END OF CATEGORY III - PROFESSIONAL WEAR

### **SIGNATURE PAGE**

Bidder shall indicate in the spaces provided below, the name and address of stocking and alterations facility:

<b>Stocking Facility:</b>	
Facility Name:	
Physical Name:	City/State/Zip:
Phone:	_ Fax:
Contact Person:	
Alterations Facility:	
Facility Name:	
Physical Name:	City/State/Zip:
Phone:	Fax:
Contact Person:	
Bidder Information:	
Company Name:	
Address:	
City/State/Zip:	
Telephone #: ()	Fax #: ()
Authorized Printed Name and Title:	
Authorized Signature:	
Email Address:	

 $(Per\ LA\ R.S.\ 38:2212.A.c.i\ \textbf{-}\ \textbf{See}\ \textbf{General}\ \textbf{Conditions}\ \textbf{Item}\ \textbf{\#22}, \textbf{Page}\ \textbf{4}\ \textbf{of}\ \textbf{these}\ \textbf{bid}\ \textbf{specifications.})$