

<b>AMENDMENT OF SOLICITATION / MODIFICATION OF CONTRACT</b>			1. Contract Number DCKA-2016-B-0038	Page of Pages 1   5
2. Amendment/Modification Number  Amd 2	3. Effective Date  See 16C	4. Requisition/Purchase Request No.		5. Solicitation Caption <b>Streetlight Pole Painting and Cleaning</b>
6. Issued by: District Department of Transportation OCP 55 M Street, SE Suite 700 Washington, DC 20003		Code	7. Administered by (If other than line 6) District Department of Transportation TOA 55 M Street, SE 5 <sup>th</sup> floor Washington, DC	
8. Name and Address of Contractor (No. street, city, county, state and zip code)		X	9A. Amendment of Solicitation No. DCKA-2016-B-0038	
			9B. Dated (See Item 11) 6/30/2016	
			10A. Modification of Contractor/Order No.	
			10B. Dated (See Item 13)	
Code	Facility			
<b>11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS</b>				
<input checked="" type="checkbox"/> The above numbered solicitation is amended as set forth in item 14. The hour and date specified for receipt of Offers <input type="checkbox"/> is extended. <input type="checkbox"/> is not extended. Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods: (a) By completing Items 8 and 15, and returning <u>1</u> copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or (c) BY separate letter or fax which includes a reference to the solicitation and amendment number. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such may be made by letter or fax, provided each letter or telegram makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.				
12. Accounting and Appropriation Data (If Required):				
<b>13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTORS/ORDERS, IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14</b>				
A. This change order is issued pursuant to (Specify Authority): The changes set forth in Item 14 are made in the contract/order no. in item 10A.				
B. The above numbered contract/order is modified to reflect the administrative changes (such as changes in paying office, appropriation data etc.) set forth in item 14, pursuant to the authority of 27 DCMR, Chapter 36, Section 3601.2.				
C. This supplemental agreement is entered into pursuant to authority of:				
D. Other (Specify type of modification and authority) Adding additional scope and increasing the amount of the original contract				
E. IMPORTANT: Contractor <input type="checkbox"/> is not <input checked="" type="checkbox"/> is required to sign this document and return <u>1</u> copies to the issuing office.				
14. Description of Amendment/Modification (Organized by UCF Section headings, including solicitation/contract subject matter where feasible.) <b>Solicitation No.: DCKA-2016-B-0038 is hereby amended:</b>				
1. <b>The revised bid opening date for this solicitation is extended from August 8, 2016 to August 12, 2016 @ 2:00 PM.</b> 2. <b>Responses to questions are attached.</b> 3. <b>Bid bond form attached.</b>				
Except as provided herein, all terms and conditions of the document referenced in item (9A or 10A) remain unchanged and in full force and effect.				
15A. Name and Title of Signer (Type or print)		16A. Courtney B. Lattimore Contracting Officer		
15B. Name of Contractor  (Signature)		15C. Date Signed	16B. District of Columbia  (Signature of Contracting Officer)	16C. Date Signed  2 AUG 16

## RESPONSES TO QUESTIONS

1. Is this a new opportunity or an existing contract? If it is existing, who is the current incumbent?

New opportunity

2. What percentage of the poles have possible lead base paint? Or what percentage of the poles should we assume for our cost proposal development ?

35%

3. As a citywide contract, can you provide a breakdown of how many poles located in each Ward or how the 1,000 poles are distributed throughout the city?

No, exact locations will be provided after award.

4. Will the successful bidder be responsible for dealing with DDOE or will DDOT serve as a liaison?

Yes, DDOT will be available to assist.

5. What is the timeline for the issuance of an award? This fiscal year or the next?

The award will be issued in FY16 (current fiscal year).

The paint described in the solicitation is discontinued; will the successful bidder be responsible for submitting a replacement or will DDOT provide us with a substitute before bids are due?

Per Section C.1.2 of Solicitation DCKA-2016-B-0038, the approved equal for the Duron Duroclad 12 series paint is:

\*Primer: B50NZ0003- Kem Bond® HS High Solids Alkyd Universal Metal Primer Red Oxide Red Oxide (red oxide color).

\*Primer: B50AZ0008- Kem Bond® HS High Solids Alkyd Universal Metal Primer Gray (gray color).

Topcoat: B54B00155- Pro Industrial Urethane Alkyd Enamel Black (match existing black color).

Topcoat: B54T00154- Pro Industrial Urethane Alkyd Enamel Ultradeep Tint Base (match existing gray color).

\*(primer compatible with this paint)

6. Is there any limitations on the day/time the pole cleaning and painting can be done ?

Yes, work is limited to non- rush hour, weekend and night work will be allowed in major and commercial roadway. Non-major and non-commercial/residential work will be allowed from 9:30 AM to 3:30 PM (**ONLY**). Weekend work will be based on the approval from the program on a request basis.

7. Do you require these bonds to be submitted in final form? Additionally, will DDOT be amending the solicitation to provide these forms?

These bonds are required from the awarded vendor when the project is awarded. The forms will be provided upon award.

8. Will a typical surety form be sufficient or will you be amending the solicitation to provide the form?

Please see attached bid bond form.

9. What are the liquidated damages on this Project?

Standard charges for liquidated damages are in the 2013 volume of the Standard Specifications Book for DDOT.

10. How should poles be protected for those that have to have lead removed through sandblasting or millstone grinding?

All protection must meet EPA/DDOE/ and DDOT specification. However no sand blasting or millstone grinding required.

11. Who is responsible for the lead/ hazardous permits?

The Contractor.

12. Address signage removal, who is responsible ?

The Contractor.

13. Where will "No Parking" signs come from?

The Contractor will be responsible to use DDOT's T.O.P.S Website to obtain free no parking signs.

14. Will a WMATA contact be provided?

If needed, DDOT will provide information for contact person at WMATA.

15. Will working off peak hours be allowed?

Yes, as directed or approved by DDOT.

**CORRECTION TO ATTENDEES LIST:**

Hanford Jones, Consultant  
Industrial Commercial Cleaning Group, Inc. (ICCG)  
1000 Atlantic Avenue Suite 201 Kyle Will Bldg.  
Camden, NJ 08104  
856-541-7241 (p)  
856-541-7243 (F)  
[www.industrialcommercialcleaninggroup.com](http://www.industrialcommercialcleaninggroup.com)  
[hjones@industrialcommercialcleaninggroup.com](mailto:hjones@industrialcommercialcleaninggroup.com)

Office of Administrative Services Department of Public Works	BID BOND	Date Bond Executed (Must Not be later Than Bid Opening Date)			
Bid Bond Period Ninety (90) Calendar Days After Bid Opening	TYPE OF ORGANIZATION ("X")				
	<input type="checkbox"/> INDIVIDUAL		<input type="checkbox"/> PARTNERSHIP		
PRINCIPAL Name(s) and Address(es)	<input type="checkbox"/> JOINT VENTURE		<input type="checkbox"/> CORPORATION		
	STATE OF INCORPORATION				
SURETY (IES) Name(s) and Address(es)	1. PENAL SUM OF BID				
	AMOUNT NOT TO EXCEED				
	MILLION(S)	THOUSAND(S)	HUNDRED(S)	CENT(S)	5%
	OF BID				
	2. BID IDENTIFICATION				
	BID OPENING DATE August 8, 2016		INVITATION NO DCKA-2016-B-0038		

KNOW ALL MEN BY THE PRESENTS. That we, the Principal and Surety(ies) hereto, are firmly bound to the District of Columbia Government, a municipal corporation, hereinafter called the District, in above penal sum for the payment of which we bind ourselves, our heirs, executors and successors, jointly and severally Provided, That, where the Sureties are corporations acting as co-sureties, we, the Sureties, bind ourselves in such sum "jointly and severally" only for the purpose of allowing a joint action or actions against any or all of us, and for all other purposes each Surety binds itself, jointly and severally with the Principal, for the payment of such sum only as is set forth opposite the name of such Surety, but if no limit of liability is indicated, the limit of liability shall be the full amount of the penal sum.

THE CONDITION OF THIS OBLIGATION IS SUCH, that whereas the Principal has submitted the bid identified above.

NOW, THEREFORE, if the Principal shall not withdraw said bid within the period specified therein after the opening of the same, or, if no period be specified, within ninety (90) calendar days after said opening, and shall within the period specified therefor, or, if no period be specified, within ten (10) days after being called upon to do so, furnish Performance & Payment bonds with good and sufficient surety, as may be required, for the faithful performance and proper fulfillment of the Contract, and for the protection of all persons supplying labor specified, or the failure to furnish such bond within the time specified, if the Principal shall pay the District the difference between the amount specified in said bid and the amount for which the District may procure the required work and/or supplies, if the latter amount be in excess of the former, then the above obligations shall be void and of no effect, otherwise to remain in full force and virtue.

Each Surety executing this bond hereby agrees that its obligation shall not be impaired by extension(s) of time for acceptance of the bid that the Principal may grant to the District, notice of which extension(s) to the Surety(ies) being hereby waived; provided that such waiver of notice shall apply only with respect to extensions aggregating not more than ninety calendar days in addition to the period originally allowed for acceptance of the bid.

IN WITNESS WHEREOF, the Principal and Surety(ies) have executed this bid bond and have affixed their seals on the date set forth above.

PRINCIPAL

3. Signature	1. Attest	Corporate Seal
Seal		
Name & Title (Typed)	Name & Title (Typed)	Seal
2. Signature	2. Attest	Corporate Seal
Seal		
Name & Title (Typed)	Name & Title (Typed)	Seal