REQUEST FOR QUOTATIONS

for

FIRE EXTINGUISHER SERVICES

LANE COUNTY SCHOOL DISTRICT 4J EUGENE, OREGON

Proposal Issue Date:

Proposal Due Date & Time:

Proposal Receiving Location:

Buyer:

Telephone:

Mailing Address:

June 2, 2020

June 11, 2020 2:00 pm

Facilities Management

Belinda Wilton

(541) 790-7414

Eugene School District 4J

Facilities Management 715 West 4th Avenue Eugene, OR 97402

FAXED PROPOSALS NOT ACCEPTED LATE PROPOSALS NOT ACCEPTED

PROJECT MANUAL TABLE OF CONTENTS

FIRE EXTINGUISHER SERVICES

INTRODUCTORY PAGES

e
e
ges
ges
ges
ge
ge
ges
ges
ge

SCOPE OF WORK

PART 1. GENERAL

1.1 CONTRACT DESCRIPTION

Performing annual inspections and re-tagging of fire extinguishers, five/six year recharge of fire extinguishers and 5/12 year hydro testing of fire extinguishers. There are a total of 1,376 fire extinguishers in the buildings and vehicles (refer to appendix A). Contractor will be required to update the district records as they pertain to this contract.

1.2 CONTRACTOR TO PERFORM THE FOLLOWING SERVICES:

- A. Contractor will review all District fire extinguisher records and diagrams to determine the number, size, location and servicing needs of all extinguishers.
- B. Contractor will perform annual fire extinguisher service which consists of checking the pressure gauge and all mechanical parts on the exterior of the extinguisher, checking for any damage, removing old tamper indicator and checking function of pull pin. Installing new tamper indicator, then installing a new tag, punch the dates of servicing, sign the tag.
- C. Contractor will perform five/six year recharge service, which requires that the extinguisher be completely discharged and all mechanical parts inspected for damage. Lube and replace all valves and replace seals as necessary, install a verification service ring, recharge the extinguisher. Install new metal or plastic plate indicating date of six year service. Install new tag indicating date of service, sign the tag. Use only the type of dry chemical specified on the name plate.
- D. Contractor will perform the five & twelve year hydro test. This requires that the extinguisher be completely discharged and all mechanical parts inspected for damage. Pressure test to cylinder specifications. After pressure test, dry interior of the cylinder, inspecting interior of the cylinder for damage. Lube and replace all valves and replace seals as necessary, install a verification service ring and recharge the extinguisher. Install new metal or plastic plate indicating date of hydro-test service. Install new tag indicating date of service and sign the tag. Use only the type of dry chemical specified on the name plate.
- E. As servicing is completed, the contractor will update all district records pertaining to the fire extinguisher servicing. This will include any changes to the school locations diagram which shows the extinguisher locations and excel sheet. Charts will be updated as necessary.
- F. If the contractor removes any extinguishers from the building, the contractor will be responsible to install a temporary extinguisher until servicing is complete. No extinguishers will be removed from the building without a temporary extinguisher replacing it. Extinguishers will be returned to their original locations.
- G. Contractor will keep the District informed of the progress of work on a day by day school by school basis.
- H. All servicing work will comply with NFPA 10, Standard for Portable Fire Extinguishers 2018.

1.3 CONTRACT TIME

- A Do not commence work until after execution of the Agreement, and receipt of Notice to Proceed from Owner.
- B Work may commence at the project site once contract is signed. Contractor will be required to perform servicing on the extinguishers in the buses, located at the Transportation Department at 1938 W. 8th the first full week after the last day of school. Contractor will have access to the extinguishers in the vehicles located at the Facilities Management Department, 715 W. 4th, the Education Center 200 N. Monroe and Grounds/Custodial at 200 N Monroe St, before 7:00 am or after 4:00pm.

- C Perform Work in order to achieve Substantial Completion by August 14, 2020.
- D Achieve Final Completion within 15 days following the date of Substantial Completion.
- The contract term is for a period of 12-months from the date of award with the possibility of four (4) 12-month extensions. The vendor shall hold pricing listed below for the twelve (12) months of the contract period.

1.4 USE OF SITE

- A. Work Area Access: Buildings may be occupied during work. Access to the work area will be available on a week day basis from approximately 7:30am to 4:00pm. Contractor may need to alter the work schedule to gain access to maintenance vehicles. Coordinate all other work hour schedules with Owner so as not to interfere with Owner's use of the building.
- B. Limit use of the premises to construction activities in areas indicated; allow for Owner occupancy and use by the public, subject to approval by the District Safety Specialist/Doug Lemonds.
- C. Site Access: Maintain drives and building entrances and exits clear at all times to Owner's, employees, and public access and for use by emergency personnel. Do not use these areas for parking or storage. Schedule deliveries to minimize space and time requirements for storage of materials at site.

1.5 POTENTIALLY HAZARDOUS PRODUCTS

- A. The District attempts to maintain a safe and healthy environment for students and staff. The Contractor is therefore required to follow District guidelines controlling the use of potentially hazardous products and to use these products in a safe manner.
- B. SDS information is required for all potentially hazardous products. The Project Manager and a District Safety Specialist will review these and determine what, if any, mitigation procedures will be required.
- C. Contractor is to maintain and post copies of all SDS information at the project site and adhere to the required controls.
- D. Contractor is to ensure that work area by students and teachers is restricted. The District will provide signage appropriate for this purpose. The Contractor is to construct and maintain appropriate barriers.

1.6 ASBESTOS CONTAINING MATERIALS WARNING

- A. Asbestos containing materials are known to exist in areas of the Work. The Contractor shall not, in any way, disturb materials which are known to contain asbestos, assumed to contain asbestos, or otherwise have not been tested and confirmed to be asbestos free.
- B. Where access to concealed spaces is required, or it is necessary to disturb building materials such as for drilling of holes, cutting, etc., notify the Owner so that proper investigation and/or removal procedures are followed.
- C. Prior to commencing Work, the Contractor shall meet with the District Safety Specialist and review the Owner's Asbestos Management Plan for the locations of asbestos-containing materials and/or materials assumed to contain asbestos. After reviewing the Owner's Asbestos Management Plan, the Contractor is required to sign Form 1010-A, Asbestos-containing Materials Notification Statement, provided at the end of this Section.
- D. Contractor must not install any asbestos-containing materials when performing the Work of this project. At the completion of the Work, Contractor will be required to furnish a statement stating that no asbestos-containing materials were installed during the course of the Work. Refer to Sample Form 01010B at the end of this Section

1.7 WORK UNDER SEPARATE CONTRACT

- A. The Owner has awarded contracts for the following: N/A
- B. Items noted NIC (Not in Contract) will be supplied and installed by Owner after Substantial Completion.

1.8 DRUG AND ALCOHOL POLICY

A. The possession, use, or distribution of illicit drugs and alcohol on school premises is prohibited. Prescription medications brought to the project site shall be in the original container bearing the name of the drug, the name of the physician and the prescribed dosage.

1.9 NO SMOKING POLICY

A. Smoking is not allowed on any school property.

1.10 SAFETY REQUIREMENTS

- A. Safety must not be sacrificed for the sake of productivity or expedience. Safety of students, staff, and the public is critical. Take all reasonable precautions to prevent endangerment or injury. Advise and coordinate operations with the school office.
- B. All contractors who perform work on District property, and their employees, are expected to know the District's expectations for safe work and to adhere to those expectations.
- C. Contractor's are to adhere to the regulations of Oregon OSHA for all projects within the School District.

1.11 GENERAL SAFE WORK PRACTICES

- A. Students, public and school staff shall not be put at risk by the activities of contractors or their employees.
- B. Safe vehicle operation rules are to be followed at all times. These include positioning vehicles to minimize the necessity of backing and providing a "spotter", someone who will make sure that people do not run into the path of a vehicle when driving on a playground or field that is occupied by students.
- C. Tools shall never be left out when an unsecured work area is vacated.
- D. Ladders and scaffolding will be taken down when an unsecured work area is vacated.
- E. Open holes and other tripping hazards shall be fenced or barricaded when an unsecured work area is vacated.
- F. Operations resulting in vapors, emissions or flying objects shall be conducted in such a way as to prevent exposure to any unprotected parties or property.
- G. "Secured Work Area" is defined as an area having a perimeter cyclone fence at least 6 feet in height, with gates which close and lock so that no casual entrance is possible by unauthorized adults or children.

1.12 COMMUNICATIONS REGARDING UNSAFE PRACTICES

- A. Upon perceiving a problem, the District will immediately communicate the concern to the Contractor or Contractor's representative on the work site.
- B. If agreement on correction of unsafe conditions cannot be reached, the concerns of the District shall prevail and safety concerns shall be addressed in accordance with the District requirements.

QUOTATION REQUIREMENTS

PART 2 GENERAL

2.1 GENERAL INFORMATION

- A. The term "quoter" shall refer to the firm or individual submitting a quote or quotation.
- B. Quoters are encouraged to visit the site(s) to become familiar with existing conditions. The Owner is not responsible and shall not bear financial burden for oversights made by the Quoter for failure to inspect sites prior to submitting a quote
- C. In all cases, persons wishing to examine the area of work must sign in at the school office prior to visiting the work area. Prior to leaving the school, sign-out at the office is required.
- D. If access is required at times when the school office is not staffed, contact the Facilities Office, 541-790-7414, for assistance.
- E. The Owner is excise tax exempt. "Goods used hereon are for the exclusive use of this School District." Excise exemption No. 93 740074 F.

2.2 QUOTE PROCEDURES

- A. Quotes are to be submitted in one (1) copy on the forms provided in this document. All forms must be signed and submitted by 2:00 pm, Thursday June 11, 2020 to Belinda Wilton, Facilities Management Purchasing, Eugene School District No. 4J, 715 W 4th Ave, Eugene, Oregon 97402. Each proposal must be submitted in a sealed opaque envelope and designated as "Quote" Fire Extinguisher Services". The name and address of the proposer must appear on the outside of the envelope. An electronic version of the submission in .pdf format shall be sent to wilton@4j.lane.edu, or provided with the response on a compact disk (CD) or a USB FlashDrive ("thumbdrive"). Alternatively a proposal submittal can be electronic to wilton@4j.lane.edu by due date, but must be followed up by hard copy within 3 business days of due date to be considered responsive.
- B. Quoters shall certify to non-collusion practices on the form included as part of the Quote Form, to be submitted with the Quote Form.

A Non-Collusion Affidavit is material to any contract awarded pursuant to the quote. According to the Oregon Public Contracts and Purchasing Laws, a public contracting agency may reject any or all quotes upon a finding of the agency that it is in the public interest to do so (ORS 279C.395). This agency finds that it is in the public interest to require the completion of this affidavit by potential contractors.

The Non-Collusion Affidavit must be executed by the member, officer or employee of the quoter who makes the final decision on prices and the amount quoted in the quote.

Quote rigging and other efforts to restrain competition, and the making of false sworn statements in connection with the submission of quotes are unlawful and may be subject to criminal prosecution. The person who signs the Affidavit should examine it carefully before signing and assure himself or herself that each statement is true and accurate, making diligent inquiry, as necessary, of all other persons employed by or associated with the quoter with responsibilities for the preparation, approval or submission of the quote.

In the case of a quote submitted by a joint venture, each party to the venture must be identified in the quote documents, and an Affidavit must be submitted separately on behalf of each party.

The term "complementary quote" as used in the Affidavit has the meaning commonly associated with the term in the quoting process, and includes the knowing submission of quotes higher than the quote of another firm, any intentionally high or noncompetitive quote, and any other form of quote submitted for the purpose of giving a false appearance of competition.

Failure to file an Affidavit in compliance with these instructions will result in disqualification of the quote.

- C. Quoters shall certify to non-discrimination in employment practices on the form, included as part of the Quote Form, to be submitted with the Quote Form. By submitting its quote, the Quoter certifies conformance to the applicable federal acts, executive orders, and Oregon statutes and regulations concerning affirmative action toward equal employment opportunities. All information and reports required by the federal or Oregon state governments having responsibility for the enforcement of such laws shall be supplied to the Owner in compliance with such acts, regulation, and orders.
- D. Quoter shall indicate, on the Quote Form where provided, the quoter status as a "resident" or "non-resident" in accordance with ORS 279A.120 and ORS 279C.365.
- E. A Quote may not be withdrawn or canceled by the Quoter following the time and date designated for the receipt of quotes to the expiration of a 60 day period. The Quote for that sixty days is irrevocable and each Quoter so agrees in submitting a Quote.

2.3 ADMINISTRATIVE RULES

A. All quoters are required to comply with the provisions of Oregon Revised Statutes and 4J Board Policy. Attention is directed to ORS 244, Government Ethics; ORS 279A and 279C, Public Contracts and Purchasing; Oregon Administrative Rules, Chapter 137, Divisions 46, 48 and 49; and 4J Board Policy DJC.

2.4 PROTEST OF AWARD

A. Any actual quoter or proposer who is adversely affected by the Owner's notice of award of the contract to another quoter or proposer on the same solicitation shall have seventy two (72) hours from the notice of award to submit to the Owner, a written protest of the notice of award. In order to be an adversely affected or aggrieved quoter or proposer with a right to submit a written protest, a quoter or proposer must itself claim to be eligible for award of the contract as the lowest responsible quoter or best proposer and must be next in line for award.

2.5 FINAL AWARD

A. The written notice of award of the contract shall constitute a final decision of the Owner to award the contract if no written protest of the notice of award is filed with the Owner within the designated time.

END OF QUOTE REQUIREMENTS

QUOTATION FORM

Proposal for: Fire Extinguisher Services

Submitted to:	Facilities Management Office School District No. 4J 715 West Fourth Avenue Eugene, Oregon 97402	Due Date: Time:	June 11, 2020 2:00 pm
From:	(Company Name)		
The undersigne and to perform pelow.	ed proposes to furnish all materia all work in strict accordance with	II, equipment, and labor r the Contract Documents	required for the complete project, s for the unit price indicated
Service .		Price per unit including	all parts
ANNUAL SERVI	ICE / AII TYPES	\$	
SIX YEAR RECH	HARGE / 5# ABC	\$	
SIX YEAR RECH	HARGE / 10# ABC	\$.
SIX YEAR RECH	HARGE / HALOTRON	\$	
FIVE YEAR REC	CHARGE / CLASS K	\$	
HYDRO TESTIN	G / RECHARGE/ 20#-CO2	\$	
HYDRO TESTIN	G / ALL OTHER TYPES	\$	
Purchase New		Price per unit	
5# ABC-Amerex	•	\$	
10# ABC-Amere	ex	\$	
5# Badger-Halo	tron	\$	
Class K-6 Liter		\$	

The undersigned agrees, if awarded the Contract, to substantially complete all Base Quote work on or before the dates specified in Section 01010.

The undersigned agrees, if awarded the contract, to comply with the provisions of Oregon Revised Statutes 279C.800 through 279C.870 pertaining to the payment of prevailing rates of wage.

If required, accompanying herewith is a Security Deposit which is not less than 10 percent (10%) of the total amount of the Base Quote plus additive alternates.

If required, the undersigned agrees, if awarded the Contract, to execute and deliver to the Owner within ten (10) working days after receiving contract forms, an Agreement and a satisfactory Performance and Payment Bond each in an amount equal to 100 percent (100%) of the Contract Sum.

The undersigned agrees that the Security Deposit accompanying this proposal is the measure of liquidated damages which the Owner will sustain by the failure of the undersigned to execute and deliver the above named agreement and bonds; and that if the undersigned defaults in executing that agreement within ten (10) days after forms are provided or providing the bonds, then the Security Deposit shall become the property of the Owner; but if this proposal is not accepted within sixty (60) days of the time set for the opening of Quotes, or if the undersigned executes and delivers said agreement and bonds, the Security Deposit shall be returned.

The undersigned has received addenda numbers _____ to ____ inclusive and has included their provisions in the above Quote amount.

By submitting this Quote, the Quoter certifies that the Quoter:

a) has available the appropriate financial, material, equipment, facility and personnel resources and expertise, or the ability to obtain the resources and expertise, necessary to meet all contractual responsibilities; b) has a satisfactory record of past performance; c) has a satisfactory record of integrity, and is not disqualified under ORS 279C.440; d) is qualified legally to contract with the Owner; and e) will promptly supply all necessary information in connection with any inquiry the Owner may make concerning the responsibility of the Quoter. Prior to award of a Contract, the Quoter shall submit appropriate documentation to allow the Owner to determine whether or not the Quoter is "responsible" according to the above criteria.

Contractor warrants that Contractor has a Qualifying Employee Drug-Testing program and will require each subcontractor providing labor for the project to do the same.

The undersigned has visited the site to become familiar with conditions under which the Work is to be performed and has correlated the Quoter's personal observations with the requirements of the proposed Contract Documents.

Names of Firm:				
Street Address:				
		(City)	(State	e) (Zip)
Telephone Number:		Fax Number:		
Email:				
Signed By:(Signa	ture of Authorized Official. If Fir	m is a partnership, one	Date: of the partners	must sign quote).
Official Capacity:				
If corporation, attest:		D	ate:	
SEAL (If Corporate)	(Secretary of Corporation)			
			:(=====):	Corporation
			\- <u></u>	Partnership
				Individual

NON-DISCRIMINANT CLAUSE

Proposer agrees not to discriminate against any client, employee or applicant for employment or for services because of race, color, religion, sex, national origin, physical or mental handicap, sexual orientation or age unless based upon bona fide occupational qualifications with regard to, but not limited to, the following: employment upgrading; demotion or transfer; recruitment or recruitment advertising; layoffs or termination; rates of pay or other forms of compensation; selection for training; and/or rendition of services. It is further understood that any Proposer who is in violation of this clause shall be barred from receiving awards of any Purchase Order from the District, unless a satisfactory showing is made that discriminatory practices have terminated and that a recurrence of such acts is unlikely.

Legal Name of Proposer:
Doing Business As (if applicable):
Address:
Officer's Signature:
Print Officer's Name and Title:

RESIDENT CERTIFICATE
Please Check One:
Resident Proposer: Proposer has paid unemployment taxes or income taxes in this state during the last twelve calendar months immediately preceding the submission of this proposal, has a business address in this state and has stated in this proposal whether Proposer is a "resident bidder" under ORS 279A.120(1)(b).
OR
Non-Resident Proposer: Proposer does not qualify under requirements stated above.
Please specify your state of residence:
Officer's Signature:
Print Officer's Name and Title:

NON-COLLUSION AFFIDAVIT

STATE OF	
County of	
I state that I am	
of	and that
(Title)	(Name of Firm)
I am authorized to make this affidavit on behalf of my	/ firm, and its owners, directors, and officers. I am
the person responsible in my firm for the price(s) and	the amount of this Quote.
I state that:	
 The price(s) and amount of this Quote have be consultation, communication or agreement with except as disclosed on the attached appendix 	th any other contractor, Quoter or potential Quoter,
(2) That neither the price(s) nor the amount of this	
	n disclosed to any other firm or person who is a
(3) No attempt has been made or will be made to	induce any firm or person to refrain from Quoting on
this contract, or to submit a Quote higher than	n this Quote, or to submit any intentionally high or
noncompetitive Quote or other form of complete	
	nd not pursuant to any agreement or discussion with,
	omit a complementary or noncompetitive Quote.
(5)	, its affiliates, subsidiaries, officers,
(Name of my Firm)	
directors and employees are not currently und	der investigation by any governmental agency and
Foderal law in any jurisdiction, involving cons	of or found liable for any act prohibited by State or
public contract, except as described on the at	piracy or collusion with respect to Quoting on any
public contract, except as described on the at	таспеч аррепціх.
I state that(Name of my Firm)	understands and acknowledges that the
above representations are material and important, ar	nd will be relied on by School District No. 4J in nitted. I understand and my firm understands that any
misstatement in this affidavit is and shall be treated a	as fraudulent concealment from School District No. 4J
of the true facts relating to the submission of Quotes	
•	
(Authorized Signature)	
(Additionized Signature)	Sworn to and subscribed before me this
	day of,,
	<u></u>
	(Notary Public for Oregon)
	My Commission Expires:

END OF QUOTE FORM

Form 01010A

ASBESTOS-CONTAINING MATERIALS NOTIFICATION STATEMENT FOR CONTRACTORS

This form must be completed and signed by the Contractor prior to beginning work in any Eugene School District 4J buildings.

The presence of known and assumed asbestos containing materials is documented in the AHERA Management Plan for each building. Copies of the AHERA Management Plan are available in the main office of each building and in the Facilities Management Office at 715 West Fourth Avenue, Eugene, Oregon. The District Asbestos Specialist must be informed of the Contractor's activities in each building prior to the start of work so that the Contractor can be informed on how to use the AHERA Management Plan and to determine if any asbestos-containing materials are likely to be impacted by the work of the Contractor.

The Contractor is responsible for notifying all employees and subcontractors of the presence of asbestos in the building. The Contractor shall not disturb known or assumed asbestos-containing materials. If the Contractor discovers suspect asbestos-containing materials that have not been identified, the Contractor must stop any work impacting the suspected materials and notify the District Asbestos Specialist so that the material can be sampled. Any asbestos-containing materials that must be removed to allow the Contractor to complete the contractor's work will be removed under separate contract by the District. If the Contractor disturbs asbestos-containing materials, the Contractor will be responsible for the cost of the cleanup and decontamination.

(Print Name of Representative)		Representing	(Business Name)
have been notified of the location of the known or assumed asbestos-containing	AHERA I material:	Management Plass in the performa	an and agree to avoid impacting all ance of our work.
Signature of Representative	_	Date	
Work Site		CIP#	

Form 01010B

The Environmental Protection Agency (AHERA) rules require the School District obtain a signed statement from the Site Superintendent that, to the best of his/her knowledge, no asbestos-containing building materials were installed during the Work. Therefore, the following statement must be submitted on the Contractors letterhead prior to Project Closeout.

SAMPLE FORM

(on the Contractor's letterhead)

ASBESTOS-CONTAINING MATERIALS STATEMENT

EUGENE SCHOOL DISTRICT 4J

Name of Project

We the undersigned, Name of Company, hereby warrant that to the best of our knowledge all materials furnished for the above referenced project contain 0% asbestos.

Name of Company

(Signature and Date)
Printed Name
Job Title

END OF SECTION

ATTACHMENT A CONSTRUCTION CONTRACTOR AGREEMENT TERMS

This Construction Contractor Agreement between the DISTRICT and the CONTRACTOR includes the following terms, conditions, and provisions:

- 1. DECLARATION OF INDEPENDENT CONTRACTOR: CONTRACTOR declares that CONTRACTOR has complied with all federal, state, and local laws regarding business permits, registrations, certificates, and licenses that may be required to carry out the work to be performed under this agreement. The CONTRACTOR represents that the CONTRACTOR qualifies as an independent CONTRACTOR as evidenced by agreement to the conditions of this contract. The CONTRACTOR represents that all the information in the agreement is true and the DISTRICT may contact individuals and corporations to verify this information. The DISTRICT relies upon the representation of the CONTRACTOR. In the event the CONTRACTOR is determined not to be an independent CONTRACTOR for the purpose of providing these services to the DISTRICT, then the CONTRACTOR will reimburse the DISTRICT's full costs and damages associated with or in any way related to this determination.
- CONTRACTORS' REGISTRATION: The CONTRACTOR and each Subcontractor shall be registered, prior to
 the commencement of the Work, and maintain, for the duration of the Project, a registration with the Oregon
 State Construction CONTRACTORS' Board.
- 3. RESPONSIBILITY TEST: CONTRACTOR certifies that the contractor: a) has available the appropriate financial, material, equipment, facility and personnel resources and expertise, or the ability to obtain the resources and expertise, necessary to meet all contractual responsibilities; b) has a satisfactory record of past performance; c) has a satisfactory record of integrity, is not disqualified under ORS 279C.440; and d) is qualified legally to contract with the DISTRICT.
- 4. PERMITS, FEES AND NOTICES: The DISTRICT will pay the plan check fee, building permit fee, and systems development charges directly to the authority having jurisdiction. The CONTRACTOR shall comply with and give notices required by laws, ordinances, rules, regulations and lawful orders of public authorities bearing on performance of the work of this contract. The CONTRACTOR shall secure and pay for all other permits, fees and inspections necessary for the proper execution and completion of the Contract, which are legally required when bids are received or negotiations concluded. The CONTRACTOR shall pick up permits and call for inspections through final inspection, as required by the City Building Department.
- 5. USE OF SITE: Check in daily with the school or facility office personnel and the building custodian to coordinate construction activities with the ongoing activities at the building.
- 6. BACKGROUND CHECK All individuals with whom a Contractor/Business contracts, or any employee, agent or subcontractor of a Contractor must undergo a preliminary background check with the District. Individuals who will have direct, unsupervised contact with students shall also be required to submit fingerprints and to undergo a state and nationwide fingerprinting and criminal history records check pursuant to ORS 326.603 and ORS 326.607. The Oregon Department of Education provides such fingerprinting services for Contractors. Individuals, or the Contractor, and not the District, shall be responsible for the fees associated with fingerprinting and the criminal history records check, not to exceed the actual cost.
 - Note: ODE charges \$59 for the background check and there is an additional \$12.50 fee to have fingerprints completed for the background check.
 - http://www.4j.lane.edu/hr/icbackgroundprocess/
- 7. SMOKING, DRUG AND ALCOHOL POLICIES: Smoking and the other use of tobacco products is prohibited on all school district property pursuant to OAR 581-021-0110. District Policy prohibits the possession, use or distribution of illicit drugs and alcohol on school premises. Anyone under the treatment of a physician who must bring prescription medications to the workplace shall carry the medicines in the original container bearing the name of the drug, the name of the physician and the prescribed dosage. The CONTRACTOR is required to demonstrate that an employee drug testing program is in place.
- 8. POTENTIALLY HAZARDOUS PRODUCTS: The District attempts to maintain a safe and healthy environment for students and staff. The Contractor is therefore required to follow District guidelines controlling the use of potentially hazardous products and to use these products in a safe manner.
 - SDS information is required for all potentially hazardous products. The Project Manager and a District Safety Specialist will review these and determine what, if any, mitigation procedures will be required. Contractor is to maintain and post copies of all SDS information at the project site and adhere to the required controls.

Contractor is to ensure that work area access by students and teachers is restricted. The District will provide signage appropriate for this purpose. The contractor is to construct and maintain appropriate barriers.

- 9. ASBESTOS CONTAINING MATERIALS: Prior to commencing work on-site, the CONTRACTOR shall contact the District Asbestos Specialist, to review the Asbestos Management Plan for the site where the work will be performed. The CONTRACTOR shall not, in any way, disturb materials which are known to contain asbestos, assumed to contain asbestos, or otherwise have not been tested and confirmed to be asbestos free. The DISTRICT will investigate and test for asbestos containing materials and, if required, remove such materials as required for the Work. CONTRACTOR is required to sign an Asbestos Containing Materials Notification Statement as supplied by DISTRICT prior to commencing Work. The CONTRACTOR shall use no asbestos-containing materials in the Work and shall so certify.
- 10. SAFETY REQUIREMENTS: Safety must not be sacrificed for the sake of productivity or expedience. Safety of students, staff, and the public is critical. All CONTRACTORS who perform work on District property, and their employees, are expected to know the DISTRICT's expectations for safe work and to adhere to those expectations. CONTRACTOR shall adhere to the regulations of Oregon OSHA for all projects within the School District.

11. ELECTRICAL REQUIREMENTS:

LOCKOUT/TAGOUT: Contractor shall implement a Lockout/Tagout program for employees who take equipment out of service or place equipment back into service after repair. Contractor shall review the District's Energy Control Program prior to commencing work. Rules applying to this procedure are Oregon Occupational Safety and Health Code OAR 437-002-0140, General Environmental Controls Lockout/Tagout (1919.147), or latest version.

ARC FLASH – ELECTRICAL SAFETY: Contractor shall comply with NFPA 70E (Electrical Safety in the Workplace), current edition. Contractor shall comply with Oregon OSHA 1910.137 (Personal Protective Equipment). The Contractor shall review with the School District Project Manager the 'Eugene School District Electrical Safety Program' before any work commences. The Contractor shall comply with all 'Arc Flash' and 'Electrical Safety' protocols referenced in any and all NFPA, OSHA, OROSHA, NEC, NESC, UL, IBC, IFC and ANSI documents (current editions).

- 12. CONFINED SPACE REQUIREMENTS: If work requires entering underground fuel storage tanks, utility tunnels, sewer vaults (where septic systems are located) or fireboxes on boilers, a permit and special training is required, when necessary under OAR 437-002-0140.
- 13. HOLD HARMLESS AND INDEMNIFICATION: To the fullest extent of the law, the Contractor will defend, indemnify, hold harmless and reimburse the Eugene School District 4J (including its officers, board members, agents, and employees) from all claims, demands, suits, actions, penalties, and damage expenses, for liability of any kind including attorney's fees. To the extent that death or bodily injury to persons or damage to property arises out of the fault of the Contractor, the Contractor's indemnity obligation exists only to the extent that the death or bodily injury to persons or damage to property arises out of the fault of the Contractor, or the fault of the Contractor's agents, representatives or subcontractors, contributed to or caused such damage, whether or not such incidents are contributed to or caused in any part by Eugene School District 4J.
- 14. INSURANCE: The Contractor shall maintain in force for the duration of this agreement, the following:

General Insurance: The Contractor shall maintain in force for the duration of this agreement a Umbrella Insurance Policy with the limits not less than \$5,000,000, a Commercial General Liability, Automobile Liability (owned, non-owned and hired) Insurance policy(s) written on an occurrence basis with limits not less than \$1,000,000 per occurrence and \$2,000,000 in the aggregated naming the District, its employees, officials and agents as an additional insured as respects to work or services performed under this agreement. This insurance will be primary to any insurance the District may carry on its own. If the District requires Professional Liability coverage, the terms, conditions, and limits must be approved by the District's Risk Manager.

Workers' Compensation: The CONTRACTOR shall provide and maintain workers' compensation coverage for its employees, officers, agents, or partners as required by applicable workers' compensation laws.

Equipment and Material: The CONTRACTOR shall be responsible for any loss, damage, or destruction of its own property, equipment, and materials used in connection with the work.

Course of Construction: The CONTRACTOR shall maintain an all-risk policy covering the replacement cost of the Work during the course of construction. The policy shall include the interests of the DISTRICT and the Architect. The amount of insurance shall equal the completed value of the contract.

Property Insurance: The CONTRACTOR shall purchase from and maintain in a company or companies authorized to do business in the jurisdiction in which the Project is located, property insurance on an "all risk" policy form, including builder's risk/installation floater, whichever is appropriate, in the amount of the initial Contract Sum, plus the value of subsequent modifications and the cost of materials supplied by others, comprising the total value of the entire Project at the site on a replacement cost basis without optional deductibles. Such property insurance shall be maintained, unless otherwise provided in the Contract

Documents or otherwise agreed in writing by all persons and entities who are beneficiaries of such insurance, until final payment has been made as provided in The Contract Documents or until no person or entity other than the DISTRICT has an insurable interest in the property required by this paragraph to be covered, whichever is later. The insurance shall include interests of the DISTRICT, Architect and CONTRACTOR, Subcontractors, and sub-subcontractors in the Project.

Evidence of Coverage: Evidence of the above coverages issued by a company satisfactory to the District shall be provided to the District by way of a certificate of insurance before any work or services commence. A 30-day notice of cancellation or material change in coverage clause shall be included. It is the Contractor's obligation to provide the 30 days notice if not done so by the Contractor's insurance company(s). Failure to maintain the proper insurance shall be grounds for immediate termination of this Agreement.

Subcontractors: The CONTRACTOR shall require all Subcontractors to provide and maintain general liability, auto liability, professional liability (as applicable), and workers' compensation insurance with coverage equivalent to those required of the general CONTRACTOR in this contract. The CONTRACTOR shall require certificates of insurance from all subcontractors as evidence of coverage.

Exception or Waivers: Any exception or waiver of these requirements shall be subject to review and approval from the DISTRICT's Risk Manager.

- 15. PERFORMANCE BOND AND PAYMENT BOND: The Contractor shall furnish a Performance bond and a Labor and Materials Payment bond covering faithful performance of the Contract and payment of obligations arising there under. Bonds are to be obtained through a company that is on the US Government Treasury list for approved sureties and/or approved by School District 4J's Risk Manager. The cost of the Bond shall be included in the Contract Sum. The amount of each bond shall be equal to 100 percent of the Contract Sum. Submit on AIA Document A312, latest edition.
 - The Contractor shall deliver the required bonds to the DISTRICT with the executed Agreement. The Contractor shall require the Attorney-in-fact who executes the required bonds on behalf of the surety to affix thereto a certified and current copy of their power of attorney.
- 16. OWNERSHIP OF WORK PRODUCT: All work products of the CONTRACTOR, which result from this contract, shall be the exclusive property of the DISTRICT and shall be delivered to the DISTRICT upon completion of the work or termination of this contract, except as otherwise agreed in writing.
- 17. EQUIPMENT, TOOLS, MATERIALS, OR SUPPLIES: CONTRACTOR shall supply, at CONTRACTOR's sole expense, all equipment, tools, materials and/or supplies to accomplish the services agreed upon. The CONTRACTOR shall be responsible for any loss, damage, or destruction of its own property, equipment, and materials used in conjunction with the work.
- **18. REIMBURSEMENT OF EXPENSES:** The DISTRICT shall not be liable to CONTRACTOR for any expenses paid or incurred by the CONTRACTOR unless previously agreed to in writing.
- 19. FRINGE BENEFITS: Because CONTRACTOR is engaged in CONTRACTOR's own independently established business, CONTRACTOR is not eligible for, and shall not participate in, any employee pension, health, or other fringe benefit plan, of the DISTRICT.
- 20. HOURS OF LABOR: No person shall be employed for more than ten hours in any one day, or 40 hours in any one week, except in the cases of necessity, emergency, or where the public policy absolutely requires it, and in such cases the person so employed shall be paid at least time and a half of the regular pay for all time worked.
 - a. For all overtime in excess of eight hours a day or 40 hours in any one week when the work week is five consecutive days. Monday through Friday; or
 - b. For all overtime in excess of 10 hours a day or 40 hours in any one week when the work week is four consecutive days, Monday through Friday; and
 - c. For all work performed on Saturday and on any legal holiday specified in ORS 279C.540.
 - The Contractor shall give notice to employees who work on a public contract in writing, either at the time of hire or before commencement of work on the contract, or by posting a notice in a location frequented by employees of the number of hours per day and days per week the employees may be required to work.
- 21. PAYMENT OF LABORERS AND MATERIALMEN, CONTRIBUTIONS TO INDUSTRIAL ACCIDENT FUND, LIENS AND WITHHOLDING TAXES: The Contractor shall: (1) Make payment promptly, as due, to all persons supplying to such contractor labor or material for the prosecution of the Work provided for in such contract. (2) Pay all contributions or amounts due the Industrial Accident Fund from such contractor or subcontractor incurred in the performance of the contract. (3) Not permit any lien or claim to be filed or prosecuted against the state, county, school district, municipality, municipal corporation or subdivision thereof, on account of any labor or material furnished. (4) Pay to the Department of Revenue all sums withheld from employees pursuant to ORS 316.167.
- 22. PAYMENT FOR MEDICAL CARE AND PROVIDING WORKERS' COMPENSATION: The CONTRACTOR shall promptly, as due, make payment to any person, co-partnership, association or corporation, furnishing

medical, surgical and hospital care or other needed care and attention, incident to sickness or injury, to the employees of such CONTRACTOR, of all sums which the CONTRACTOR agrees to pay for such services and all moneys and sums which the CONTRACTOR collected or deducted from the wages of employees pursuant to any law, contract or agreement for the purpose of providing or paying for such service. All employers working under this contract are subject employers and must comply with ORS 656.017.

- 23. PAYMENT OF CLAIMS BY PUBLIC OFFICERS: If the CONTRACTOR fails, neglects or refuses to make prompt payment of any claim for labor or services furnished to the CONTRACTOR or a Subcontractor by any person in connection with the public contract as such claim becomes due, the proper officer or officers representing the DISTRICT may pay such claim to the person furnishing the labor or services and charge the amount of the payment against funds due or to become due the CONTRACTOR by reason of such contract. The payment of a claim in this manner shall not relieve the CONTRACTOR or the CONTRACTOR's surety from obligation with respect to any unpaid claims.
- 24. FEDERAL, STATE, AND LOCAL PAYROLL TAXES: Neither federal, nor state, nor local income tax nor payroll tax of any kind shall be collected, withheld or paid by the DISTRICT on behalf of the CONTRACTOR or of employees of the CONTRACTOR. CONTRACTOR shall not be treated as an employee with respect to the services performed hereunder for federal or state tax purposes.
- 25. PREVAILING WAGE RATES: When the total price of the Project is \$50,000 or more, each worker in each trade or occupation employed in the performance of this Contract either by the contractor, subcontractor or other person doing or contracting to do contracting for the whole or any part of the Work on the Contract shall be paid not less than the applicable prevailing rate of wage.
 - a. The existing Oregon prevailing rate of wage in effect at the time the specifications are first advertised for bid solicitations is the applicable rate.
 - b. The DISTRICT will pay the public works fee to Oregon Bureau of Labor and Industries.
 - c. Certification of rate or wage by Contractor or Subcontractor (ORS 279C.845):
 - .1 The contractor or the contractor's surety and every subcontractor or the subcontractor's surety shall file certified statements with the public agency in writing, on a form prescribed by the Commissioner of the Bureau of Labor and Industries, certifying the hourly rate of wage paid each worker whom the contractor or the subcontractor has employed upon the public works, and further certifying that no worker employed upon the public works has been paid less than the applicable state prevailing rate of wage or less than the minimum hourly rate of wage specified in the contract. The certificate and statement shall be verified by the oath of the contractor or the contractor's surety or subcontractor or the subcontractor's surety that the contractor or subcontractor has read the statement and certificate and knows the contents thereof and that the same is true to the contractor or subcontractor's knowledge. The certified statements shall set out accurately and completely the payroll records for the prior week, including the name and address of each worker, the worker's correct classification, rate of pay, daily and weekly number of hours worked, deductions made, and actual wages paid.
 - .2 If the Contractor does not file certified payroll as required (at least once per month) the DISTRICT will withhold 25% of the amounts due the Contractor, in addition to any other required retainage.
 - .3 If a first-tier Subcontractor does not file certified payroll reports as required, the prime Contractor shall withhold 25% of amounts due the first-tier Subcontractor.
 - .4 Each certified statement required by subsection (1) of this section shall be delivered or mailed by the contractor or subcontractor to the public contracting agency. Certified statements shall be submitted to the public contracting agency once a month by the fifth business day of the following month, for each week workers are employed. Information submitted on certified statements may be used only to ensure compliance with the provisions of ORS 279C.800 to 279C.870.
 - .5 Each contractor or subcontractor shall preserve the certified statements for a period of three years from the date of completion of the contract.
 - .6 Certified statements received by a public agency are public records subject to the provisions of ORS 192.410 to 192.505. As such, they must be made available upon request.
 - d. For every bid \$100,000 or greater, all Contractors and Subcontractors shall have a public works bond, in the amount of \$30,000, filed with the Construction Contractors' Board (CCB), before starting work on the project, unless exempt.
 - e. Contractor shall include in every subcontract a provision requiring their Subcontractors to have a public works bond filed with the CCB before starting work on the project, unless exempt. Contractors shall verify that all of their subcontractors have filed a public works bond with the CCB.
- 26. SUBCONTRACTORS: The CONTRACTOR shall include in any subcontract for property or services entered into by the CONTRACTOR and Subcontractor, including a material supplier, for the purpose of performing a construction contract:

- A payment clause that obligates the CONTRACTOR to pay the Subcontractor for satisfactory performance under its subcontract within 10 days out of such amounts as are paid to the CONTRACTOR by the DISTRICT under such contract; and
- b. An interest penalty clause that obligates the CONTRACTOR to pay to the Subcontractor an interest penalty on amounts due in the case of each payment not made in accordance with the payment clause included in the subcontract pursuant to the above paragraph for the period beginning on the day after the required Payment date and ending on the date on which payment of the amount due is made; computed at the rate specified in ORS 279C.580.
- 27. PROJECT CLOSEOUT: When the Work is determined to be complete:
 - a. Return all keys to DISTRICT Representative.
 - b. Where warranties are required, submit original warranty certificates and indicate dates of coverage.
 - c. Submit any operation and maintenance information required by technical specifications.
 - d. Submit any as-built drawings or other as-built documentation required by technical specifications.
 - e. Submit AIA Document G707 Consent of Surety Company for final payment.
 - f. Submit Affidavit of Prevailing Wages Paid (Sample will be furnished at completion of work).
 - g. Submit Asbestos-Containing Materials Statement (Sample will be furnished at completion of work.)
 - h. Certificate of Insurance evidencing continuation of liability coverage including coverage for completed operations until the expiration of the specified warranty periods
 - Where a building permit is required, submit documentation of Building Department inspection and acceptance.
 - j. Final payment will be authorized after all project closeout tasks have been completed and the work is determined to be acceptable by the DISTRICT Project Manager.
- 28. NON-DISCRIMINATION: The CONTRACTOR, by signing this agreement certifies that the CONTRACTOR has not discriminated against minorities, women or emerging small business enterprises in obtaining any required subcontracts.
 - The CONTRACTOR agrees not to discriminate against any client, employee or applicant for employment or for services, because of race, color, religion, sex, national origin, physical or mental handicap, sexual orientation or age unless based upon bona fide occupational qualifications, and that they are otherwise in compliance with all federal, state and local laws prohibiting discrimination, with regard to, but not limited to, the following: Employment upgrading, demotion or transfer; Recruitment or recruitment advertising; Layoffs or termination; Rates of pay or other forms of compensation; Selection for training; Rendition of services. It is further understood that any vendor who is in violation of this clause shall be barred forthwith from receiving awards of any purchase order from the School District, unless a satisfactory showing is made that discriminatory practices have terminated and that a recurrence of such acts is unlikely.
- 29. FOREIGN CONTRACTORS: In the event this Contract is awarded to a contractor not domiciled in or registered to do business in the State of Oregon and the contract price exceeds \$10,000.00, the CONTRACTOR shall promptly report to the Department of Revenue the total price, terms of payment, length of contract, and such other information as the Department of Revenue may require before final payment can be received on the public contract. The DISTRICT will satisfy itself that the requirement of this subsection has been complied with before it issues a Final Payment.
- 30. TERMINATION WITH CAUSE: With reasonable cause, either party may terminate this agreement effective immediately upon the giving of written notice of termination for cause. Reasonable cause shall include:
 - a. Material violation of this agreement.
 - b. Any act exposing the other party to liability to others for personal injury or property damage.
- 31. REMEDIES: In the event of a termination of this contract by the DISTRICT, because of a breach by CONTRACTOR, the DISTRICT may complete the work either by itself or by contract with other persons, or any combination thereof. CONTRACTOR shall be liable to the DISTRICT for any costs or losses incurred by the DISTRICT arising out of or related to the breach, including costs incurred in selecting other CONTRACTORS, time delay losses, attorney fees, and the like, less the remaining unpaid balance of the consideration until DISTRICT's costs and losses have been determined, at which time the DISTRICT may offset any such amount due CONTRACTOR against costs and losses incurred by DISTRICT.
- 32. TERMINATION OR SUSPENSION OF CONTRACT FOR CONVENIENCE: Any contract may be terminated, or temporarily suspended, by the DISTRICT in the event that the project is permanently abandoned, or deferred, as determined in the sole discretion of the DISTRICT. The DISTRICT may terminate, or suspend, any contract in whole or in part whenever the DISTRICT determines, in its sole discretion, that such action is in the DISTRICT's best interest. Whenever any contract is terminated, or suspended in accordance with this paragraph, the CONTRACTOR shall be entitled to payment for actual work performed at contract prices for completed items of work. An equitable adjustment in any contract price for partially completed items of work will be made, but such adjustment shall not include provisions for loss of anticipated profit on deleted or uncompleted work. For suspended work, the CONTRACTOR will be entitled to five percent (5%) per year of the

- value of the work suspended, only if ultimately completed, and reasonable re-mobilization costs, if applicable. Termination or suspension of any contract by the DISTRICT at any time during the term for convenience, shall not constitute a breach of any contract by the DISTRICT.
- **33. ASSIGNMENT:** CONTRACTOR shall not assign this contract, in whole or in part, or any right or obligation hereunder, without the DISTRICT's prior written approval.
- **34. NO AUTHORITY TO BIND CLIENT:** CONTRACTOR has no authority to bind or obligate the DISTRICT or to enter into contracts or agreements on behalf of the DISTRICT. This agreement does not create a partnership, joint venture or agency between the parties.
- 35. NON-WAIVER: The failure of either party to exercise any of its rights under this agreement for a breach thereof, shall not be deemed to be a waiver of such rights or a waiver of any subsequent breach.
- 36. NOTICES: Any notice given in connection with this agreement shall be given in writing and shall be delivered either by hand to the signing party or by regular and certified mail to the party at the party's address stated herein.
- 37. CHOICE OF LAW: Any dispute under this agreement or related to this agreement shall be decided in accordance with the laws of the State of Oregon.
- 38. ATTORNEY'S FEES: In the event of any action to enforce or interpret this contract, the prevailing party shall be entitled to recover from the losing party reasonable attorney fees incurred in the proceeding, as set by the court, at trial, upon appeal, or upon review.
- 39. ENTIRE AGREEMENT: This is the entire agreement of the parties, and supersedes any prior agreement.
- 40. SEVERABILITY: If any part of this agreement shall be held unenforceable, the rest of this agreement will nevertheless remain in full force and effect.
- **41. AMENDMENTS:** This agreement may be supplemented, amended, or revised only in writing by agreement of the parties.
- 42. CONTRACTOR'S MARK UP FOR CHANGE ORDER WORK: The allowance for the combined overhead and profit included in the total net cost to the DISTRICT shall be based as follows:
 - a. The maximum allowable hourly wage rate for Changes to the Work shall be the appropriate Base Wage Rate plus Fringe Rate as listed for each occupation in the Prevailing Wage Rate for Public Works Contracts in Oregon manual issued by the Oregon Bureau of Labor and Industries (the current issue in effect on the date the quote is first advertised and/or a quote is first requested); multiplied by 1.20. An amount for Overhead and Profit may be added in accordance with section b through h below.
 - b. For the Contractor, for work performed by the Contractor, 15 percent of the amount due the Contractor.
 - For the Contractor, for Work performed by the Contractor's Subcontractor, 10 percent of the amount due the Subcontractor.
 - d. For each Subcontractor or Sub-subcontractor involved, for Work performed by that Subcontractor's or Sub-subcontractor's own forces, 10 percent of the cost.
 - e. Total overhead and profit shall not exceed 25% of the base cost of the work (base cost being defined as the cost of the work without markups.)
 - f. Itemize costs to include breakdown for materials and labor, overhead and profit.
 - g. A change to the work providing a net CREDIT to the Owner shall include a credit for overhead and profit based on the following schedule:
 - 1. For the Contractor, 5 percent of the Cost to be credited.
 - 2. For each Subcontractor, 5 percent of the Cost to be credited.
 - 3. For each Sub-subcontractor, 5 percent of the Cost to be credited.
 - h. In order to facilitate checking of quotations for extras or credits, all proposals, except those so minor that their propriety can be seen by inspection, shall be accompanied by a complete itemization of costs including Subcontractor and Contractor overhead and profit as applicable.
- **43. APPLICATION FOR PAYMENT:** Submit payment request on invoice customarily used by Contractor. Identify 5% retainage to be carried until the project is determined to be complete.
- 44. DEBARMENT CERTIFICATION: The contractor/Vendor certifies that the Contractor is not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participating in this Contract by any Federal department or agency. If requested by the Eugene 4J School District, the Contractor shall complete a Certification Regarding Debarment, Suspension, Ineligibility, and Voluntary Exclusion form. Any such form completed by the Contractor for this Contract shall be incorporated into this Contract by reference.

APPENDIX A

	Replace			hem	Halotron		CO2	"K"	
SCHOOL	5#	10#	12 Year	6 year	12 yr	6yr	5 yr	5 yr	1 Year
OLIN DOLIN I			8	8	2		-		69
CHURCHILL			8	2	3	—	-		72
NORTH EUGENE				14	2				71
SHELDON			12	6					101
SOUTH EUGENE			4				-	1	42
CAL YOUNG				3		-			14
JEFFERSON		-	1	1	2				
KELLY			4	1	2				29
KENNEDY			3	7	11	-		_	33
MADISON			1	_11	1			1	38
MONROE			3						37
ROOSEVELT			6						24
SPENCER BUTTE			1						33
ADAMS									19
AWBREY PARK			2	2					16
BAILEY HILL			4		1				16
BERTHA HOLT									29
CHAVEZ			1						34
COBURG									
CREST DRIVE			1						11
EDGEWOOD				1					17
FOX HOLLOW			1	3					9
GILHAM			1						26
HARRIS / CAMAS RIDGE				3					14
HOWARD								1	29
McCORNACK				1					22
MEADOWLARK			3	5					8
PARKER			3	2					13
PATHFINDER - BUILDING 2120									3
RIVER ROAD									15
SPRING CREEK			2	1	1				22
TWIN OAKS									9
WILLAGILLESPIE			3	2					28
WILLARD			"					1	6
WILLAND			\vdash						
ED. CENTER			8	2	2				46
FACILITIES			6	6					21
FOUNTAIN VILLA APTS.			2	1					
TRANSPORTATION			3	1					22
TRANS/SHOP VEHICLES									8
BUSES			9	25					56
CIS & WAREHOUSE VEHICLES									5
FACILITIES VEHICLES			8	3					34
GROUNDS VEHICLES			10	2					28
FACILITIES SPARES	1	1	1	1					9
TOTAL	0	0	119	104	15	0			1138

GRAND TOTAL FOR SERVICE 1,376