## Invitation for Bid (IFB)

**Ifb Number:** #HWY-311723-RP  
**Ifb Title:** Sanding Material, 2-locations, Great Falls Division  

**Ifb Due Date and Time:**  
JULY 15, 2015  
3:00 pm, Local Time  

**Number of Pages:** 24  

### Issuing Agency Information

**Procurement Officer:** Richele Parkhurst  
**Issue Date:** JUNE 22, 2015  

**MONTANA DEPARTMENT OF TRANSPORTATION**  
**PURCHASING SERVICES SECTION**  
424 MOREY STREET  
BILLINGS MT 59101  

**Phone:** (406) 657-0274  
**Fax:** (406) 256-6487  
**TTY Users:** (406) 444-7696  
**Website:** [http://gsd.mt.gov/](http://gsd.mt.gov/)

### Instructions to Bidders

Complete the information below and return this page with your sealed bid and any required documents to:  

#HWY-311723-RP  
PURCHASING SERVICES SECTION  
424 MOREY STREET  
BILLINGS MT 59101

**Mark Face of Envelope/Package:**  
**Ifb Number:** #HWY-311723-RP  
**Sealed Bids** will be received and publicly opened in the Billings office at 3:00 pm.

### Bidders Must Complete the Following

**Federal Tax ID Number:**

**Bidder Name/Address:**

**Authorized Bidder Signatory:**  
(Please print name and sign in ink)

**Bidder Phone Number:**

**Bidder Fax Number:**

**Bidder E-mail Address:**

**Important:** See standard terms and conditions
HIGHWAY CIVIL RIGHTS

Montana Department of Transportation ("MDT") is committed to conducting all of its business in an environment free of discrimination, harassment, and retaliation. In accordance with State and Federal law MDT prohibits any and all discrimination on the grounds of race, color, national origin, sex, age, physical or mental disability, parental/marital status, pregnancy, religion/creed/culture, political belief, genetic material, veteran status, or social origin/ancestry (hereafter “protected classes”). by its employees or anyone with whom MDT chooses to do business.

BILL TO: DEPT OF TRANSPORTATION PROJECT SITE: DEPT OF TRANSPORTATION
PO BOX 1359 2-LOCATIONS
GREAT FALLS MT 59403-1359 GREAT FALLS DIVISION

Questions regarding the bidding process may be directed to Richele Parkhurst at (406) 657-0274 in Billings. Questions regarding specifications may be directed to Tony Strainer at (406) 454-5889 in Great Falls. However, any changes to the requirements of the Invitation for Bid (IFB) can only be made by the Montana Department of Transportation (Department) in writing, and claimed oral modifications are not valid or binding.

**NOTE: The Department is considering two option bids. Option bid #1 is to produce and haul 5,000 tons of salt and sand material. Option bid #2 is to screen Department owned material. See specifications below.

OPTION BIDS:

Contractors are allowed to bid on one or both options. Contractor is required to provide a unit cost for all item(s) listed in the Bid Quantity sheet(s) for either option the Contractor is bidding. The low bidder will be determined and the project awarded based on the lowest bid for either option. The Department can issue a Purchase Order Adjustment (POA) to include any or all Option Bid item(s) bid. The Department will not consider any requests for additional contract time or money as a result of issuing a POA.
OPTION BID #1: CONTRACTOR TO PROVIDE SAND/SALT MATERIAL

STOCKPILE SITE #1: WEST FORK STOCKPILE SITE
ROUTE: MT-200
MILEPOST: 98.698
MMS STOCKPILE NUMBER: 013107

SPECIFICATIONS FOR WORK:
Provide all labor, materials, equipment and incidentals necessary to produce 3,000 tons of sanding material. Add 10% contractor furnished salt by weight to 3,000 tons of sanding material. Stockpile material to facilitate water runoff.

STOCKPILE SITE #2: LINCOLN MAINTENANCE YARD
ROUTE: MT-200
MILEPOST: 68.374
MMS STOCKPILE NUMBER: 013108

SPECIFICATIONS FOR WORK:
Provide all labor, materials, equipment and incidentals necessary to produce 2,000 tons of sanding material. Add 10% contractor furnished salt by weight to 2,000 tons of sanding material. Stockpile material to facilitate water runoff.

OPTION BID #1 QUANTITY SHEET

<table>
<thead>
<tr>
<th>Item &amp; Description</th>
<th>Unit of Measure</th>
<th>Quantity</th>
<th>Unit Price</th>
<th>Total Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mobilization</td>
<td>L.S.</td>
<td>1.0</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>Sanding Material</td>
<td>Ton</td>
<td>5,000.0</td>
<td>$</td>
<td>$</td>
</tr>
<tr>
<td>Salt</td>
<td>Ton</td>
<td>555.0</td>
<td>$</td>
<td>$</td>
</tr>
</tbody>
</table>

GRAND TOTAL: $ 

NOTE: Quantities are estimated. Contractors must extend and total their bid.
OPTION BID #2: - CONTRACTOR TO SCREEN DEPARTMENT OWNED MATERIAL

STOCKPILE SITE #1: WEST FORK STOCKPILE SITE
ROUTE: MT-200
MILEPOST: 98.698
MMS STOCKPILE NUMBER: 013107

SPECIFICATIONS FOR WORK:

Provide all labor, materials, equipment and incidentals necessary to screen approximately 3,552 tons of Department owned Grade A aggregate material located at the West Fork Stockpile Site. The Contractor will screen off the 5/16" plus aggregate to produce sanding material. Stockpile material to facilitate water runoff.

Oversized screened material cannot contain more than 10% material passing the No. 4 screen. Oversized screened material containing more than 10% No. 4 material will be required to be re-screened. The Project Manager will sample the oversized screened material for acceptance. The Contractor will be responsible for the disposal of the oversized material.

STOCKPILE SITE #2: LINCOLN MAINTENANCE YARD
ROUTE: MT-200
MILEPOST: 68.374
MMS STOCKPILE NUMBER: 013108

SPECIFICATIONS FOR WORK:

Provide all labor, materials, equipment and incidentals necessary to screen approximately 4,242 tons of Department owned Grade A aggregate material located at the West Fork Stockpile Site. The Contractor will screen off the 5/16" plus aggregate to produce sanding material. Stockpile material to facilitate water runoff.

Oversized screened material cannot contain more than 10% material passing the No. 4 screen. Oversized screened material containing more than 10% No. 4 material will be required to be re-screened. The Project Manager will sample the oversized screened material for acceptance. The Contractor will be responsible for the disposal of the oversized material.
# OPTION BID #2 QUANTITY SHEET

<table>
<thead>
<tr>
<th>Item &amp; Description</th>
<th>Unit of Measure</th>
<th>Quantity</th>
<th>Unit Price</th>
<th>Total Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aggregate Screening</td>
<td>Ton</td>
<td>7,794.0</td>
<td>$ __________</td>
<td>$ __________</td>
</tr>
</tbody>
</table>

**GRAND TOTAL:** $ __________

*NOTE: Quantities are estimated. Contractors must extend and total their bid.*

CONTACT PERSON: **TONY STRAINER**
PHONE NUMBER: **(406) 454-5889**

**Is this, or any part of this project on a reservation?** □ Yes □ No

**DESIGNATED CONTRACT DATE:**
WORK IS **REQUIRED** TO BE COMPLETED ON OR BEFORE: **DECEMBER 31, 2015**
1.0. STANDARD TERMS AND CONDITIONS

By submitting a response to this invitation for bid, request for proposal, or acceptance of a contract, the Contractor agrees to acceptance of the following Standard Terms and Conditions and any other provisions that are specific to this solicitation or contract.

1.1. ACCEPTANCE/REJECTION OF BIDS OR PROPOSALS

The Department reserves the right to accept or reject any or all bids or proposals, wholly or in part, and to make awards in any manner deemed in the best interest of the Department. Bids and proposals will be firm for 30 days, unless stated otherwise in the text of the invitation for bid or request for proposal.

1.2. ACCESS AND RETENTION OF RECORDS

The Contractor agrees to provide the Department, Legislative Auditor, or their authorized agents, access to any records necessary to determine contract compliance (Mont. Code Ann. § 18-1-118). The Contractor agrees to create and retain records supporting the services rendered or supplies delivered for a period of three years after either the completion date of the contract or the conclusion of any claim, litigation or exception relating to the contract taken by the State of Montana or third party.

1.3. ACKNOWLEDGEMENT OF ADDENDA

For any addenda issued, the Contractor must sign and return all addenda with the bid response. Failure to include signed copies of addenda will result in disqualification of the bid response.

1.4. ADDENDA ISSUED

Addenda referencing Invitation for Bid #HWY-311723-RP may be posted up to 48 hours prior to the bid opening date and time referenced on the cover page.

1.5. ALTERATION OF SOLICITATION DOCUMENT

In the event of inconsistencies or contradictions between language contained in the Department's solicitation document and a Contractor's response, the language contained in the Department's original solicitation document will prevail. Intentional manipulation and/or alteration of solicitation document language will result in the Contractor's disqualification and possible debarment.

1.6. ANTITRUST ASSIGNMENT CLAUSE

All vendors, Contractors and subcontractors hereby assign to the State of Montana any and all claims or causes of action for any antitrust law violations or damages arising therefrom as to goods, materials and services purchased under the terms of this agreement and any change order that may result from this agreement. This assignment is made on behalf of the vendor, Contractor and all subcontractors, which may be hired or contracted with to furnish goods, materials or services.

1.7. ASSIGNMENT, TRANSFER AND SUBCONTRACTING

The Contractor shall not assign, transfer or subcontract any portion of the contract without the express written consent of the Department. (Mont. Code Ann. § 18-4-141.)

1.8. AUTHORITY

The following bid, request for proposal, limited solicitation, or contract is issued in accordance with Title 18, Montana Code Annotated, and the Administrative Rules of Montana, Title 2, chapter 5.
1.9. **BILLING**

The State of Montana cannot pay for materials or services in advance. All billing against this purchase order must be made only after completion of receipt of merchandise or services rendered.

1.10. **COLLUSION PROHIBITED**

Prices quoted shall be established without collusion with other Contractors and without attempt to preclude the Department from obtaining the lowest possible competitive price.

1.11. **COMPLIANCE WITH LAWS**

The Contractor must, in performance of work under the contract, fully comply with all applicable federal, state, or local laws, rules and regulations, including the Montana Human Rights Act, the Civil Rights Act of 1964, the Age Discrimination Act of 1975, the Americans with Disabilities Act of 1990, and Section 504 of the Rehabilitation Act of 1973. Any subletting or subcontracting by the Contractor subjects subcontractors to the same provision. In accordance with section 49-3-207, MCA, the Contractor agrees that the hiring of persons to perform the contract will be made on the basis of merit and qualifications and there will be no discrimination based upon race, color, religion, creed, political ideas, sex, age, marital status, physical or mental disability, or national origin by the persons performing the contract.

1.12. **CONFORMANCE WITH CONTRACT**

No alteration of the terms, conditions, delivery, price, quality, quantities or specifications of the contract shall be granted without prior written consent of the Department of Transportation Purchasing Services Section. Supplies delivered which do not conform to the contract terms, conditions and specifications may be rejected and returned at the Contractor's expense.

1.13. **DEBARMENT**

The Contractor certifies, by submitting this bid or proposal, that neither it nor its principals are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction (contract) by any governmental department or agency. If the Contractor cannot certify this statement, attach a written explanation for review by the State.

1.14. **DISABILITY ACCOMMODATIONS**

The State of Montana does not discriminate on the basis of disability in admission to, access to, or operations of its programs, services or activities. Individuals, who need aids, alternative document formats or services for effective communications or other disability-related accommodations in the programs and services offered are invited to make their needs and preferences known to this office. Interested parties should provide as much advance notice as possible.

1.15. **EXCEPTIONS**

A prospective Contractor may take “exception” to bid terms, conditions, specifications and dates stated within the bid package. However, the Department reserves the right to disqualify any and all bids submitted which include exceptions, if deemed not in the Department’s best interest.

1.16. **FACSIMILE RESPONSES**

Facsimile bids sent directly to the Department of Transportation will not be accepted; however, facsimile bids sent to a 3rd party and then delivered to the Department in a properly addressed, sealed envelope will be accepted.
1.17. FAILURE TO HONOR BID/PROPOSAL

If a bidder/Contractor to whom a contract is awarded refuses to accept the award (PO/contract) or, fails to deliver in accordance with the contract terms and conditions, the Department may, in its discretion, suspend the bidder/Contractor for a period of time from entering into any contracts with the State of Montana.

1.18. FORCE MAJEURE

Neither party shall be responsible for failure to fulfill its obligations due to causes beyond its reasonable control, including without limitation, acts or omissions of government or military authority, acts of God, materials shortages, transportation delays, fires, floods, labor disturbances, riots, wars, terrorist acts or any other causes, directly or indirectly beyond the reasonable control of the non-performing party, so long as such party is using its best efforts to remedy such failure or delays.

1.19. HOLD HARMLESS/INDEMNIFICATION

In regard to all duties relating to safety, regardless of whether any such duties are, or are alleged to be, "nondelegable" (e.g., the Montana Scaffolding Act, Montana Safe Place to Work Statute, etc.), as well as matters involving patent, trademark and copyright infringements, Contractor agrees that it will defend, protect, indemnify and save harmless the State of Montana and Department against and from all claims, liabilities, demands, causes of action, judgments (including costs and reasonable attorney's fees), and losses to them from any cause whatever (including any patent, trademark and copyright infringement) arising from the project. This indemnification expressly includes any claim or liability arising from a violation of law, ordinance or regulation. Contractor assumes all responsibility for ensuring and enforcing safe working conditions and compliance with all safety-related rules and regulations for the benefit of its own employees, the employees of its subcontractors, and the public. This indemnification is expressly intended by the parties to include claims, liabilities, demands, causes of action, judgments (including costs and reasonable attorney’s fees), and losses that are, or are alleged or held to be, based upon a breach by the State or Department of a nondelegable duty relating to workplace safety for the Contractor's employees, the employees of any subcontractor's employees or the public. This indemnification does not extend to CERCLA and CECRA claims, which are addressed in section 107.26 of the specifications. Contractor will be responsible for any and all damages to property or persons that occur before final acceptance of the project. Contractor will obtain and maintain insurance necessary to comply with the specifications.

The Contractor shall indemnify, protect and defend the owner (State and Department) from any damage, loss or claim of damage arising from, due to or allegedly due to an action or omission of the contractor or any of its employees, and further to protect, hold harmless and indemnify the Department and State from any damages, loss, or claims due to or allegedly due to an act or omission of any subcontractor on the project. Other than the above indemnifications, each party shall be liable for its own negligence.

1.20. LATE BIDS AND PROPOSALS

Regardless of cause, late bids and proposals will not be accepted and will automatically be disqualified from further consideration. It shall be solely the Contractor's risk to assure delivery at the designated office by the designated time. Late bids and proposals will not be opened and may be returned to the Contractor at the expense of the Contractor or destroyed if requested.

1.21. PAYMENT TERM

All payment terms will be computed from the date of delivery of supplies or services OR receipt of a properly executed invoice, whichever is later. Unless otherwise noted in the solicitation document, the Department is allowed 30 days to pay such invoices. All Contractors may be required to provide banking information at the time of contract execution in order to facilitate state electronic funds transfer payments.
**1.22. PREPARATION OF BIDS**

Bids must be written in ink and/or typewritten on bid forms furnished herewith. Erasures and alterations must be initialed by the Contractor in ink. Verbal bids will not be accepted. Facsimile bids sent directly to the Department will not be accepted; however, facsimile bids sent to a third party and then delivered to the Department in a properly addressed, sealed envelope will be accepted. Bid quotations shall be considered firm for 30 days after the date of opening unless otherwise stated in writing within the bid package.

**1.23. RECIPROCAL PREFERENCE**

The State of Montana applies a reciprocal preference against a Contractor submitting a bid from a state or country that grants a residency preference to its resident businesses. A reciprocal preference is only applied to an invitation for bid for supplies or an invitation for bid for nonconstruction services for public works as defined in section 18-2-401(9), MCA, and then only if federal funds are not involved. For a list of states that grant resident preference, see http://gsd.mt.gov/ProcurementServices/preferences.mcpx

**1.24. REFERENCE TO CONTRACT**

The contract or purchase order number MUST appear on all invoices, packing lists, packages and correspondence pertaining to the contract.

**1.25. REGISTRATION WITH THE SECRETARY OF STATE**

Any business intending to transact business in Montana must register with the Secretary of State. Businesses that are incorporated in another state or country, but which are conducting activity in Montana, must determine whether they are transacting business in Montana in accordance with sections 35-1-1026 and 35-8-1001, MCA. Such businesses may want to obtain the guidance of their attorney or accountant to determine whether their activity is considered transacting business.

If businesses determine that they are transacting business in Montana, they must register with the Secretary of State and obtain a certificate of authority to demonstrate that they are in good standing in Montana. To obtain registration materials, call the Office of the Secretary of State at (406) 444-3665, or visit their website at http://sos.mt.gov

**1.26. REJECTION OF BIDS**

The Department reserves the right to reject any and all bids (wholly or in part) which fail to meet the terms, conditions and specifications of the bid package; or, are determined to be not in the Department’s best interests; or, for which funding is not available. The Department reserves the right to reject bid proposals, waive technicalities, or advertise for new proposals. Bids will be firm for 30 days, unless stated otherwise in the text of this invitation for bid.

A written or verbal explanation regarding rejected bids may be obtained by contacting the Purchasing Services Section at (406) 657-0274 in Billings.

**1.27. SEPARABILITY CLAUSE**

A declaration by any court, or any other binding legal source, that any provision of the contract is illegal and void shall not affect the legality and enforceability of any other provision of the contract, unless the provisions are mutually dependent.

**1.28. SHIPPING**

Supplies shall be shipped prepaid, F.O.B. Destination, unless the contract specifies otherwise.
1.29. SOLICITATION DOCUMENT EXAMINATION

Contractors shall promptly notify the Department of any ambiguity, inconsistency or error, which they may discover upon examination of a solicitation document.

1.30. TAX EXEMPTION

The State of Montana is exempt from Federal Excise Taxes (#81-0302402).

1.31. TECHNOLOGY ACCESS FOR BLIND OR VISUALLY IMPAIRED

Contractor acknowledges that no state funds may be expended for the purchase of information technology equipment and software for use by employees, program participants or members of the public unless it provides blind or visually impaired individuals with access, including interactive use of the equipment and services, that is equivalent to that provided to individuals who are not blind or visually impaired. (Mont. Code Ann. § 18-5-603.) Contact the State Procurement Bureau at (406) 444-2575 for more information concerning nonvisual.

1.32. TERMINATION OF CONTRACT

Unless otherwise stated, the Department may, by written notice to the Contractor, terminate the contract in whole or in part at any time the Contractor fails to perform the contract.

1.33. UNAVAILABILITY OF FUNDING

The contracting agency, at its sole discretion, may terminate or reduce the scope of the contract if available funding is reduced for any reason. (Mont. Code Ann. § 18-4-313 (3).)

1.34. UNIT PRICE

Unless otherwise specified, the unit price for each line items must be provided in the appropriate space within the bid document. This shall be known as the "base" bid. The unit price for multiple items must be extended to reflect the total price for the quantity of items requested. Unless otherwise specified, the unit price shall prevail.

1.35. U.S. FUNDS

All prices and payments must be in U.S. dollars.

1.36. VENUE

This solicitation is governed by the laws of Montana. The parties agree that any litigation concerning this bid, request for proposal, limited solicitation, or subsequent contract, must be brought in the First Judicial District in and for the County of Lewis and Clark, State of Montana, and each party shall pay its own costs and attorney fees. (Mont. Code Ann. § 18-1-401.)

1.37. WARRANTIES

The Contractor warrants that items offered will conform to the specifications requested, to be fit and sufficient for the purpose manufactured, of good material and workmanship and free from defect. Items offered must be new and unused and of the latest model or manufacture, unless otherwise specified by the State. They shall be equal in quality and performance to those indicated herein. Descriptions used herein are specified solely for the purpose of indicating standards of quality, performance and/or use desired. Exceptions will be rejected.
2.0. GENERAL REQUIREMENTS

2.1. BID/PROPOSAL SECURITY – SURETY BONDS ONLY

Each bid/proposal must be accompanied by bid proposal security based upon 10% of the total bid/offer. This security must be in the form of a surety bond licensed in Montana with a Best's rating of no less than A-. The surety bond must be supplied on one of the two forms designated by the Montana Department of Transportation. The required forms may be found at: http://www.mdt.mt.gov/publications/forms.shtml#highbond and entitled “Bid Bond”, or at http://gsd.mt.gov/ProcurementServices/procurementforms and entitled “Bid or Proposal Bond.

“THE ORIGINAL FORM MUST BE PROVIDED. FACSIMILE, ELECTRONIC OR PHOTOCOPIES ARE NOT ACCEPTABLE”.

Failure on the part of the Contractor to provide the bid security on either of the forms as designated by the Montana Department of Transportation will result in bid disqualification.

A bidder failing or refusing to enter into any awarded contract or purchase order within the required 10 working days following the Purchasing Services Section's issuance of request for documents notice shall forfeit the bid security. See Section 18-1-204(1), MCA. “Enter into any contract or purchase order” includes execution of the contract, submission of acceptable performance security and submission of any required liability insurance coverage and workers’ compensation insurance coverage or exemption.

The bid security for the unsuccessful bids will be shredded, unless return is requested.

2.2. CONTRACT PERFORMANCE SECURITY – SURETY BONDS ONLY

The Contractor must provide contract performance security based upon 100% of the contract total. This security must be in the form of a surety bond licensed in Montana with a Best's rating of no less than A-. The surety bond must be supplied on the form designated by the State of Montana. The required form may be found at http://gsd.mt.gov/ProcurementServices/procurementforms and entitled “Contract Performance Bond.” THE ORIGINAL FORM MUST BE PROVIDED. FACSIMILE, ELECTRONIC, OR PHOTOCOPIES ARE NOT ACCEPTABLE.

The contract performance security must be provided to the State of Montana within 10 business days of the Request for Documents Notice date. This security must remain in effect for the entire term of the contract. A new surety bond must be issued to the State of Montana if this contract is renewed.

The original surety bond form must be provided to the following address: Purchasing Services Section, Attn: Richele Parkhurst, 424 Morey Street, Billings, MT 59101.

Ref:MCA Title 18, Chapter 4, Part 3; ARM, Title 2, Chapter 5, Sub-Chapter 5.
2.3. INSURANCE REQUIREMENT

2.3.1. General Requirements: The Contractor shall maintain for the duration of the contract, at its cost and expense, insurance against claims for injuries to persons or damages to property, including contractual liability which may arise from or in connection with the performance of the work by the Contractor, agents, employees, assigns or subcontractors. The insurance shall cover such claims as may be caused by any negligent act or omission.

2.3.2. Primary Insurance: The Contractor's insurance coverage shall be primary insurance as respect to the State, its officers, officials, employees and volunteers and shall apply separately to each project or location. Any insurance or self-insurance maintained by the State, its officers, officials, employees or volunteers shall be in excess of the Contractor's insurance and shall not contribute with it.

2.3.3. Specific Requirements for Commercial General Liability: The Contractor shall purchase and maintain Occurrence coverage with combined single limits for bodily injury, personal injury and property damage of $1,000,000 per occurrence and $2,000,000 aggregate per year to cover such claims as may be caused by any act, omission, or negligence of the Contractor or its officers, agents, representatives, assigns or subcontractors.

2.3.4. Additional Insured Status: The Montana Department of Transportation, its officers, officials, employees and volunteers are to be covered as additional insureds; for liability arising out of activities performed by or on behalf of the Contractor, including the insured's general supervision of the Contractor; products and completed operations; premises owned, leased, occupied or used.

2.3.5. Specific Requirements for Automobile Liability: The Contractor shall purchase and maintain coverage with limits of $500,000 per person (personal injury), $1,000,000 per occurrence (personal injury), and $100,000 per occurrence (property damage) OR combined single limits of $1,000,000 per occurrence to cover such claims as may be caused by any act, omission or negligence of the Contractor or its officers, agents, representatives, assigns or subcontractors.

2.3.6. Additional Insured Status: The Department, its officers, officials, employees and volunteers are to be covered as additional insureds for automobiles leased, hired or borrowed by the Contractor.

2.3.7. Deductibles and Self-Insured Retentions: Any deductible or self-insured retention must be declared to and approved by the Department. At the request of the Department either: (1) The insured shall reduce or eliminate such deductibles or self-insured retention's as respect to Department, its officers, officials, employees and volunteers; or (2) The Contractor shall procure a bond guaranteeing payment of losses and related investigations, claims administration, and defense expenses.

2.3.8. Certificate of Insurance/Endorsements: Insurance must be placed with an insurer with a Best's rating of no less than A-. The certificate must also include the Department's purchase order number or contract number. This insurance must be valid for the entire contract period. The Montana Department of Transportation, Purchasing Services Section, Attn: Richele Parkhurst, PO Box 20437, Billings, Montana 59104-0437 must receive all required certificates and endorsements within 10 business days of the Request for Documents Notice date before a contract or purchase order will be issued. Work may not commence until a contract or purchase order is in place. The Contractor must notify the Department immediately, of any material change in insurance coverage, such as changes in limits, coverage, change in status of policy, etc. The State reserves the right to require complete copies of insurance policies at all times.
2.4. **COMPLIANCE WITH WORKERS' COMPENSATION ACT**

The Contractor is required to supply the Purchasing Services Section with proof of compliance with the Montana Workers' Compensation Act while performing work for the State of Montana. (Mont. Code Ann. §§ 39-71-401, 39-71-405, and 39-71-417.) Neither the Contractor nor its employees are employees of the State. The proof of insurance/exemption must be in the form of workers' compensation insurance, an independent contractor exemption, or documentation of corporate officer status and must be received by the Purchasing Services Section, Attn: Richele Parkhurst, 424 Morey Street, Billings, MT 59101, within 10 business days of the Request for Documents Notice date and must be kept current for the entire term of the contract.

**CONTRACTS WILL NOT BE ISSUED TO CONTRACTORS WHO FAIL TO PROVIDE THE REQUIRED DOCUMENTATION WITHIN THE ALLOTTED TIME FRAME.**

Coverage may be provided through a private carrier or through the State Compensation Insurance Fund (406) 444-6500. An exemption can be requested through the Department of Labor and Industry, Employment Relations Division (406) 444-1446. Corporate officers must provide documentation of their exempt status.

2.5. **DIESEL FUEL USED ON THE PROJECT**

Use taxed clear fuel as required by state law to construct the project.

Violation of state law will result in a six-month suspension of the violating firm from participation in Department contracts not already awarded on the date of suspension. Prime contractors are responsible for compliance of their own equipment, and the equipment of all subcontractors and their subcontractors. (Standard Specification 107.27)

2.6. **PRECONSTRUCTION CONFERENCE**

A mandatory preconstruction conference will be held between the Contractor and Department personnel. It is the responsibility of the Contractor to schedule the conference with the Department. This conference will be held within 5 days prior to the commencement of work. Scheduling for days and hours worked will be set at that time. The Department will designate a Project Manager at this conference. The Project Manager will be the authorized agent for the Department on this project.

The Helena Maintenance Review Section personnel will be considered as inspectors when on the job site.

2.6. **CONFIRMATION OF AWARD/NOTICE TO PROCEED**

After award has taken place, the successful Contractor will receive a "Request for Documents Notice" letter from the Purchasing Services Section. The "Request for Documents Notice" letter is not authorization to proceed with the project.

The purpose of the letter is to notify the Contractor that he/she must secure (a) proof of workman's compensation insurance coverage or exemption, (b) proof of liability insurance coverage and (c) contract performance security; and that these documents must be received by the Purchasing Services Section, Attn: Richele Parkhurst, 424 Morey Street in Billings before a "Notice to Proceed" with the project can be given.

Upon receipt by the Purchasing Services Section of the Contractor's proof of insurance and contract performance security, a purchase order will be officially signed. Receipt of the signed original purchase order by the Contractor shall be the Department's official "Notice to Proceed" with the project.
3.0. SPECIAL PROVISIONS - AGGREGATE PRODUCTION

3.1. PURPOSE

3.1.1. The purpose of this contract is to accommodate a variety of situations, at a number of locations, with regard to furnishing materials, equipment and labor for the production of aggregate materials.

3.1.2. Specific information pertaining to each stockpile location, including a brief description of the anticipated work, will be listed on a standard form. The completed forms will be attached to these provisions and thereby made a part of the contract. Bid items will be consolidated from each site into a standard format. Only those bid items with quantities listed are to be bid.

3.2. CONTRACT AUTHORITY

The Purchasing Services Section Supervisor will be the contract authority and the contract will be administered by a Maintenance Chief and/or District Administrator.

3.3. AIR QUALITY

The Contractor is responsible for the air quality permit and must meet the Department of Environmental Quality emission standards.

3.4. PRODUCTION LOCATION

3.4.1. If the site is Department furnished, it will be adequate for aggregate production and stockpiling and its location will be identified by route and mile post within this document. The Contractor will be responsible for obtaining all necessary permits, easements, agreements, etc.

3.4.2. If the site is Contractor furnished, the Contractor will be responsible for locating a site, obtaining all necessary permits, easements, agreements, etc.

3.4.3. Regardless of who supplies the site, the Contractor is responsible for removing spilled oil, garbage and other debris, leaving each site in a neat, clean condition.

3.4.4. The Department has the right to refuse or disqualify an aggregate source proposed for the production of winter abrasives materials or chip surfacing materials. If noxious weeds are present, to the degree that crushing, blending and storing of materials may perpetuate the spread of noxious weeds when used on the Department’s right-of-way, the crush site may be disqualified. The Department may, at their discretion, ask for input from the county weed coordinator or Department of Agriculture for potential treatment options, to bring the crush location into some degree of acceptance to continue the operation. No crushing may take place until the Department has approved the location.

3.5. STOCKPILE LOCATION

3.5.1. Each stockpile location will be designated Department furnished.

3.5.2. The stockpile site will be prepared in advance by Department forces.
3.6. STANDARD SPECIFICATIONS

All references to the "Standard Specifications" shall be the Department’s book entitled "Standard Specifications for Road and Bridge Construction", 2014 edition, as amended by current supplemental specifications. Current supplemental specifications may be obtained at the following web site: http://www.mdt.mt.gov/business/contracting/standard_specs.shtml

3.6.1. The following Standard Specifications Sections apply in their entirety:

a. Section 101

3.6.2. The following Standard Specifications Articles apply in their entirety:

a. 102.02, 102.04, 102.05 and 102.06
b. 104.01
c. 105.01, 105.09, 105.10, 105.11, 105.12
d. 106.02.1, 106.02.2, 106.02.6 and 106.07
f. 108.01, 108.05, 108.06, 108.09 and 108.10
g. 109.01, 109.04

3.6.3. The following portions of Standard Specification Articles shall apply:

a. 105.05 replace 1st sentence with the following: The Department will furnish the Contractor with 1 set of contract documents
b. 105.12 (reference to 105.03 is to 105.03.1 only)
c. 106.01.3 (reference to 105.03 is to 105.03.1 only) and 106.02.3 (paragraphs 1 and 2 only)
d. 108.08 (with reference to table 108-1 only)
e. 301.03.2C

3.7. CONTRACT TIME

3.7.1. Contract time will be determined as follows:

3.7.1.1. Designated Contract Date -- will be the actual calendar date by which all work under the contract shall be completed.

3.7.1.2. Designated Stockpile Date -- will be the actual calendar date assigned to each stockpile site by which the work shall be completed at each stockpile location.
3.7.2. Prior to commencement of work, the Contractor shall submit a written proposed work schedule that accommodates the contract dates to the Maintenance Chief. The Maintenance Chief may request changes to the schedule to best meet the needs of the Department as long as the changes do not impact the sequence of work or designated contract date to the point it changes the terms of the contract as bid. Once the schedule is approved by the Maintenance Chief and concurred with by the Contractor, subsequent changes to the schedule must be approved in writing by both the Maintenance Chief and the Contractor.

3.7.3. If the Contractor is unable to complete the work by the designated contract date for reasons beyond his control, such as inclement weather, he may request a change to the designated contract and/or designated stockpile date from the Maintenance Chief. Such request shall be in writing and shall state the reasons for the request.

The Maintenance Chief will review the request and will provide the Contractor with a written response indicating approval, in which case a new designated contract date and/or designated stockpile date will be provided, or disapproval with appropriate reasons. If the Contractor is dissatisfied with the Maintenance Chief’s response, he may appeal the decision to the District Administrator. The District Administrator’s decision is final.

Designated stockpile dates and designated contract date will be extended to accommodate an increase in quantities. This extension must be in writing by means of a Purchase Order Adjustment. The new designated contract date and/or designated stockpile date will be determined by the Purchasing Services Section Supervisor and the Helena Maintenance Division.

3.7.4. The Contractor shall not work on Saturdays, Sundays or legal holidays observed by the state unless specifically approved in writing by the Maintenance Chief.

3.7.5. The sequence of operations to meet the designated contract dates shall be at the Contractor’s discretion. The Maintenance Chief will be given a minimum of 48 hours’ notice prior to commencement of any work.

3.7.6. In the event the Contractor does not complete the work by the designated contract date liquidated damages will be assessed in the form of a daily charge for each day, except Saturdays, Sundays and legal holidays that exceed the designated contract date. The daily charge will be determined from the schedule in Standard Specification Article 108.08 under calendar day. This charge will be deducted from money due the Contractor.

3.8. MEASUREMENT AND PAYMENT

3.8.1. Measurement of all sand or aggregate in this contract will be by the ton. Track and control quantities during production. Furnish the Project Manager with all required quantity documentation.

3.8.2. Provide weighing equipment meeting the requirement of Subsection 109.01.1 & 301.03.2. If a platform scale is used, provide a scaleperson to record weights. The Project Manager may randomly designate the reweighing of loaded vehicles, up to 3 times per project, on an independent certified scale if one is within a 50-mile round trip distance from the crusher site or stockpile site or no more than a 50-mile round trip distance from a point on the selected haul route.

3.8.3. Re-test the weigh system anytime the difference between the re-weighing and the Contractor’s weigh system exceeds plus or minus 0.5% of the load. Any weight difference will be treated under Subsection 109.01.1.
3.8.4. Payment at the contract unit price per ton for the specified aggregate or sand includes all costs associated with mobilization, crushing, hauling, stockpiling and measuring the specified material.

3.8.5. Partial payment for salt that is delivered and stockpiled at the project site or other approved location near the project site may be considered for partial payment, if the following requirements are met:

3.8.5.1. The salt meets the contract requirements.

3.8.5.2. The salt is stored to prevent damage and theft, without obstructing or impeding the traveling public.

3.8.5.3. A written request for payment must be submitted to the Maintenance Chief. The request must include the quantity for which payment is requested and the length of time the material is to be stored.

3.8.5.4. If the Contractor has subcontracted the salt, then a notarized statement from the subcontractor/supplier certifying that their payment has been received must be included with the partial payment request.

3.8.5.5. Partial payment will be made at the contract unit price for 35% of the quantity delivered and stockpiled.

3.8.5.6. Partial payment is not an approval of the furnished salt. Approval of the furnished salt will be made at the time the salt is actually incorporated into the sand.

3.8.5.7. Partial payment for aggregate—or- aggregate and sand mixture may be made at the discretion of the Maintenance Chief. Payment may only be made on a completed stockpile site (as listed in the Contract Information Section) for all material that met the specifications as stated herein and was stockpiled according to Section 3.1.3.

3.8.5.8. Partial payment for mobilization may be made at the discretion of the Maintenance Chief. Payment will only be made upon completion of a completed stockpile site. Any payment will be made according to the percentage of contract quantity established by the Department as noted in the Contract Information section. [Example: % of contract quantity = 25%, therefore 25% of the total mobilization cost will be paid]
3.9. STOCKPILE SAND

3.9.1. Unless otherwise specified, all sanding material must meet the following requirements of section 701.02.1.

TABLE OF GRADATION – SANDING MATERIAL
MONTANA TEST METHOD MT 202

<table>
<thead>
<tr>
<th>Percent Passing</th>
</tr>
</thead>
<tbody>
<tr>
<td>Sieve Size</td>
</tr>
<tr>
<td>5/16</td>
</tr>
<tr>
<td>10M</td>
</tr>
<tr>
<td>40M</td>
</tr>
<tr>
<td>200M</td>
</tr>
<tr>
<td>PI</td>
</tr>
</tbody>
</table>

3.9.2. Contractor shall receive a 10% incentive of the unit bid price if 100% of the gradation samples meet the **Incentive Gradation**.

3.9.3. Contractor shall receive 100% of the unit bid price if 80% of the gradation samples meet the **Standard Gradation**.

3.9.4. The Contractor shall receive a price reduction to the unit bid price of sanding material where samples fall outside the standard gradation, but within the disincentive gradation. The price adjustment shall be according to the table below.

<table>
<thead>
<tr>
<th>Percent of Samples Falling Within the Disincentive Gradation</th>
<th>Unit Bid Price Adjustment</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-20</td>
<td>0%</td>
</tr>
<tr>
<td>21-60</td>
<td>15%</td>
</tr>
<tr>
<td>61-100</td>
<td>25%</td>
</tr>
</tbody>
</table>

3.9.5. Contractors will be given a shutdown notice if any gradation samples fall outside the disincentive gradation.

3.9.6. Contractor must make adjustments to bring the product within the specification limits before resuming production. The Contractor does not have the option of accepting a price reduction in lieu of producing specification material. Continued production of non-specification material is prohibited.

3.9.7. Sanding material cannot contain more than 4% moisture. Sanding material moisture content in excess of 4% will not be paid for. The amount of sanding material to be paid for, when moisture exceeds 4% shall be computed as follows:

\[ \text{Pay Weight} = \frac{(104 \times \text{Wet. Wt. Of Sand})}{(100 + \% \text{ of moisture})} \]

Do not blend salt to sand when moisture content of sanding material exceeds 6%.
3.10. SALT/SAND MATERIAL – APPLIES TO OPTION BID #1

3.10.1. Supply and add salt to the sand using a method acceptable to the Project Manager. Mix the salt uniformly and distribute throughout the sand at the production site and at the specified rate. The use of a front-end loader to mix the salt with the sand is an unacceptable method. Salt blended to the sand must be 100% passing the 3/4” sieve. Salt which is clearly non-compliant such as wet material or loads containing solid clumps/chunks will not be accepted. Finished product is to include the specified percentage of salt by weight.

Example: 2,500 tons of sand mixed with 15% salt by weight.

Calculation Formula:

\[
2,500/.85 = 2,941 \text{ total salt/sand mix} \\
2,941-2,500 = 441 \text{ tons of salt} \\
441/2,941 = 15\%
\]

3.10.2. The amount of salt to be added is at 10%, by weight, unless otherwise specified. Include all costs associated with furnishing, adding and mixing salt in the price bid per ton for salt.

3.10.3. Blend salt for the following stockpile(s) (Option Bid #1 only):

- WEST FORK STOCKPILE SITE
- LINCOLN MAINTENANCE YARD

The specified weight of the sanding material does not include added salt.

3.10.4. Physical Requirements for Salt: All salt provided must be listed on the Pacific Northwest Snow Fighter’s (PNS) approved product list. This list can be found on the PNS web site.
http://www.wsdot.wa.gov/partners/pns/

Gradation – ASTM 632, Type 1, Grade 2 Sodium Chloride

<table>
<thead>
<tr>
<th>Sieve Size</th>
<th>Wt.% Passing</th>
</tr>
</thead>
<tbody>
<tr>
<td>3/4”</td>
<td>100</td>
</tr>
<tr>
<td>#4</td>
<td>15 - 100</td>
</tr>
<tr>
<td>#8</td>
<td>5 – 65</td>
</tr>
<tr>
<td>#30</td>
<td>0 – 20</td>
</tr>
</tbody>
</table>

Gradations outside the above limiting tolerances will be assessed a 25% price adjustment. One random salt sample per stockpile site shall be taken prior to incorporation into the sand.

3.10.5. Moisture Content

The salt shall be dried to a maximum moisture content of 5.0% (% by weight). Water in excess of 5.0% of salt weight will not be paid for. The amount of salt to be paid for, when moisture exceeds 5.0% shall be computed as follows:

\[
\text{Pay Weight} = 105 \times \text{Wet Wt. of Salt Divided by 100 + % of moisture}
\]
3.11. **EQUIPMENT**

3.11.1. Equipment to accomplish the work anticipated in the contract may either be Department furnished, Contractor furnished or some combination of the two.

3.11.2. Equipment designated as Department furnished will be of adequate types and quantities to keep pace with the Contractor's production rate, but will not be itemized in the proposal.

3.12. **ACCEPTANCE**

3.12.1. The Project Manager will randomly select samples to be taken by the Contractor and witnessed by a Department inspector for gradation and fracture. Take samples as directed at the production site, stockpile, or windrow before the addition of salt for acceptance testing. One sample shall be taken for each 2,000 tons of sanding material produced for stockpiles, with a minimum of 5 tests. A minimum of 1 sample of salt will be taken for each stockpile site.

3.12.2. Production Control. Contractor will develop a quality control sampling and testing plan for production and be responsible for all sampling and testing for gradation and mechanical fracture control during aggregate production.

3.13. **STOCKPILE SITE PREPARATION AND CONSTRUCTION**

3.13.1. Department forces will prepare stockpile sites in advance.

3.13.2. Form stockpile using front-end loaders, end-dumps or conveyors. Belly dumps will not be allowed to drive on or over the stockpile.

3.13.3. Locate each stockpile to occupy as small an area as practical so that working room will be adequate for removing the materials later. Stockpile sanding material to a maximum height of 25 feet or as directed by the Maintenance Chief.

3.13.4. Contractor shall use existing access points for delivering sanding material to MDT's stockpile sites and shall not traverse or use alternate access points without written authorization from the Maintenance Chief.

4.0. **CLAIMS FOR ADJUSTMENTS AND DISPUTES**

4.1. **NOTICE OF CLAIM**

Submit a Notice of Claim using the Department's Notice of Claim Form CSB105_16_1A of all disagreements that are to be the subject of a claim for additional compensation, time extension, contract change, or other remedy. The Notice of Claim must be submitted no later than the next business day after the disagreement arises. Provide full details in the written notice why additional compensation, time extension, contract change, or other remedy is warranted. Include in the Notice of Claim all documentation showing the history of the disagreement.

The Maintenance Chief will attempt to resolve the disagreement after the written Notice of Claim is submitted. The Maintenance Chief will issue a written response no more than 10 calendar days after receipt of the written notice.
4.2. **APPEAL**

If an agreeable resolution is not reached within 14 calendar days of the date the written Notice of Claim was submitted, the Contractor may appeal the Maintenance Chief’s response to the Claims Appeal Committee. A written notice of appeal must be submitted to the Purchasing Services Section Supervisor no later than 5 calendar days after receipt of the Maintenance Chief’s response.

The Claims Appeal Committee shall consist of the Maintenance Division Administrator, the Engineering Division Administrator, and the Administration Division Administrator, or their designee. The Committee shall meet with the Contractor and MDT staff, including its attorneys if necessary, and, review the Contractor’s Notice of Claim and the Department’s response and issue a decision in writing. The Committee’s decision is the final decision of the Department.

4.3. **TIMELINESS**

Failure to timely submit the notice of appeal as required waives the Contractor’s right to make any claim for the disagreement or be entitled to any compensation, time extension, or contract change related to the disagreement.

4.4. **SUBCONTRACTOR/SUPPLIER CLAIMS**

Claims from a subcontractor or supplier will not be considered by the Department.

4.5. **PARTIAL/FINAL ACCEPTANCE**

If the Contractor substantially completes a unit or portion of the project, such as an overlay section, a structure, or a group of signs/delineators, the Contractor may notify the Maintenance Chief and request inspection of that portion of work for partial acceptance. Otherwise, the Contractor will complete all contract work and then notify the Maintenance Chief.

The Contractor will submit a Partial (or Final) Acceptance request in writing to the Maintenance Chief for inspection of the portion of work that the Contractor wants to be inspected for partial acceptance, or inspected in full, for final acceptance. The Maintenance Chief will review the QA test results from MDT lab personnel. A physical review of the specific requested item(s) will also be made. The Maintenance Chief will submit a Partial Acceptance Response or Final Acceptance Response to the Contractor within 5 business days of receiving the Partial/Final Acceptance request.

The Acceptance Response will identify what work is acceptable and what work is unacceptable as follows:

- Acceptable – No Price Adjustment
- Acceptable – With Price Adjustment
- Unacceptable – Repair Required

The Contractor may request payment for acceptable work in writing. Any price adjustment will be made per the applicable portions of Section 105 of the Standard Specifications and Special Provision 4.0 of this Contract/Purchase Order. Any partial/final acceptance made by the Department will not void or alter any terms of the Contract/Purchase Order.

If the Contractor disagrees with the Partial/Final Acceptance Response, the Contractor must follow the contract specification entitled “Claims for Adjustments and Disputes.”
4.6. FAILURE TO COMPLETE THE PROJECT ON TIME

In the event the Contractor does not complete the work by the designated contract date, liquidated damages will be assessed in the form of a daily charge for each day, except Saturdays, Sundays and legal holidays that exceed the designated contract date or working days. The daily charge will be determined from Table 108-2 of Standard Specification Article 108.08 (that is current on the date of the bid-opening) under Daily Charge. This charge will be deducted from money due the Contractor. If the Contractor disagrees with the assessment of liquidated damages, the Contractor must follow the contract specification entitled “Claims for Adjustments and Disputes.” A disagreement regarding the assessment of liquidated damages arises when the Contractor receives notice of the assessment.

5.0. AWARD

Award will be made to one (1) Contractor whose valid bid meets all terms, conditions, specifications and dates as stated herein.

The prospective Contractor may take "exception" to bid terms, conditions, specifications and dates listed herein or the prospective Contractor may submit an "alternate" proposal. However, the Department reserves the right to disqualify any and all bids submitted which include either "exceptions" or "alternates." Additionally, the Department reserves the right to reject any and all bids if deemed to be in the Department's best interest.

The Department also reserves the right, due to reduced funding, due to failure of the successful Contractor to secure an approved air quality permit or due to weather/seasonal consideration to cancel all or any single or multiple project sites as referenced herein, if deemed in the Department's best interest.
CONDITIONS OF BID DISQUALIFICATION:

A) Failure on the part of the Contractor to display Invitation for Bid #HWY-311723-RP on the outside of the envelope containing a sealed bid will result in bid disqualification.

B) Failure to include signed copies of addenda with the bid response will result in bid disqualification.

C) Failure to issue the bid proposal security on one of the two forms approved by the Montana Department of Transportation will result in bid disqualification.

HAVE YOU REMEMBERED TO:

- Check our website for the latest addendum to the IFB
- Sign and return each addendum as required
- Properly identify return envelope
- Sign your bid on the front page
- Initial any bid changes you made
- Submit bid security
- Review and complete all requirements listed herein to ensure compliance

MDT attempts to provide accommodations for any known disability that may interfere with a person participating in any service, program or activity of the Department. Alternative accessible formats of this information will be provided upon request. For further information call (406)444-9229; TTY 1(800)335-7592; or through the Montana Relay 711.
PRECONSTRUCTION CONFERENCE TOPICS

The following is list of suggested topics for the Preconstruction conference with the Contractor. The Preconstruction conference is a requirement part of the Salt/Sand Production contract and must be held at least 15 days prior to the commencement of work:

- Designate Department and Contractor’s Project Managers for the project
- Chain of command
- Ensure all the required permits have been obtained by the Contractor
- Work shifts and schedules (Holidays)
- Start date
- Contract specifications for work
- Method of salt introduction
- Moisture testing
- Method of material measurement
- Stockpile construction
- Department hauling, if applicable
- Gradation testing of aggregate
- Aggregate stockpile concerns
- Additional work
- Dispute resolution
- ADA requirements, if applicable
- Safety Meeting
- Restrooms