

Issue Date:

October 23, 2014

Non-Mandatory Pre-Bid Conference and Tour:

November 4, 2014 @ 8:00 a.m.
at RTS Administration Building

100 SE 10th Avenue
Gainesville, Florida

Bid Due Date:

November 20, 2014 @ 3:00 p.m.

INVITATION TO BID

BID NO. RTSX-150025-DS

JANITORIAL SERVICES FOR REGIONAL TRANSIT SYSTEM FACILITIES

Purchasing Representative: Daphyne Sesco, Buyer II Purchasing Division Phone: (352) 334-5021

Fax: (352) 334-3163

Email: sescoda@cityofgainesville.org

City of Gainesville 200 East University Avenue, Room 339 – Gainesville, Florida 32601

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CITY OF GAINESVILLE GENERAL GOVERNMENT PURCHASING INVITATION TO BID

DATE:

October 23, 2014

BID#:

RTSX-150025-DS

BID NAME:

Janitorial Services for Regional

Transit System Facilities

BID DATE:

November 20, 2014

@ 3:00 p.m. (local time)

Sealed bids will be received by the City of Gainesville, Florida, at General Government Purchasing until 3:00 p.m., local time, on the bid date, at which time and place all bids will be publicly opened and will be available for inspection upon notice of award or intended award or within 30 days after bid opening, whichever is earlier. If special accommodations are needed in order to attend a pre-bid conference or a bid opening, please contact the Purchasing Division at least 72 hours in advance. Bid prices may be read at the public bid opening at the sole discretion of General Government Purchasing. Bids must be in the possession of General Government Purchasing prior to bid call at 3:00 p.m. on the bid date. Possession is defined as being physically received in General Government Purchasing at City Hall, 200 East University Avenue, Room 339, Gainesville, Florida 32601. The time clock located in General Government Purchasing will be the official time for bid call Bids shall be sealed and plainly marked on the outside of the envelope with both the bid number and the bid name. ANY BID RECEIVED IN GENERAL GOVERNMENT PURCHASING AFTER THE SPECIFIED TIME WILL NOT BE CONSIDERED. Bids must be completed and signed in ink in space[s] provided on the enclosed bid form(s) and submitted in triplicate or bid will be subject to rejection. Delivery shall be F.O.B. Gainesville, Florida. The point of delivery will be specified on the purchase order or other notification of acceptance. Please note that if bonds are required, they must be in the approved form attached to the specifications or the bid will be subject to rejection.

A non-mandatory pre-bid conference and tour will be held on November 4, 2014 at 8:00 a.m. at RTS Administration Building, 100 SE 10th Avenue, Gainesville, Florida.

There will be a non-refundable fee of \$2.00 per set of plans and specifications picked up at the City of Gainesville Purchasing Division.

Deviations are not acceptable and will result in your bid response being considered "non-responsive". Otherwise, it will be considered that items offered are in strict compliance with these Specifications and the successful Bidder will be held responsible for meeting the Specifications. A Bidder who is aggrieved in connection with the specifications of this bid must advise General Government Purchasing in writing prior to the opening of bids. The City reserves the following rights: to waive clarifications and exceptions in awarding the bid in the best interest of the City; to accept or reject any or all bids; to waive any or all irregularities; and to award the contract to the most responsible and responsive Bidder whose bid is determined by the City to be in its best interest. Notice of intended award shall be posted at 200 E. University Avenue, Gainesville, Florida. Protests in respect to intended award must be filed within five business days of posting for purchases which do not require prior approval of the City Commission and within five business days for purchases which require prior approval of the City Commission. It is the Bidder's responsibility to inform himself of intended award and specific protest procedures.

Daphyne Sesco, Buyer II General Government Purchasing (352) 334-5021

PROPOSAL

TO:

City of Gainesville, Florida Purchasing Division, Station 32 200 East University Avenue Gainesville, Florida 32601-0490

PROJECT:

Janitorial Services for Regional Transit System Facilities

BID #:

RTSX-150025-DS

CITY'S REPRESENTATIVE [to be contacted for additional information on this Proposal]:

Daphyne Sesco, Buyer II

Telephone:

352-334-5021

Fax:

352-334-3163

Email:

sescoda@cityofgainesville.org

Bidder Legal Name: SHETLA COCHE LU

Bidder Alias/DBA:

7200 SW 8TH AVE 11-137

Bidder's Address 1000 SW 8-4VE U-157
GAINES VILLE FL 32607

BIDDER'S REPRESENTATIVE (to be contacted for additional information on this proposal)

Name: SHETLA ROCHELLE

Telephone Number (352) 256-1807

Date: 1/1/7/2014

Fax Number

Email address Sheila Shine 0773a yahoo Co

BIDDER'S DECLARATION AND UNDERSTANDING

The undersigned, hereinafter called the Bidder, declares that the only persons or parties interested in this Bid are those named herein, that this Bid is, in all respects, fair and without fraud, that it is made without collusion with any official of the City, and that the Bid is made without any connection or collusion with any person submitting another Bid on this Contract.

The Bidder further declares that no City Commissioner, other City officer, or City employee directly or indirectly owns more than five (5) percent of the total assets or capital stock of the bidding entity, nor will directly or indirectly benefit by more than five (5) percent from the profits or emoluments of this contract. [For purposes of this paragraph, indirect ownership or benefit does not include ownership or benefit by a spouse or minor child.]

The Bidder further declares that he has carefully examined these Specifications and that this Bid is made according to the provisions and under the terms of the Specifications, which Specifications are hereby made a part of this Bid.

Legislative ID# 140586G

Janitorial Services for Regional Transit System Facilities RTSX#150025-DS

Question6: Do we clean the new Maintenance building hallway?

Answer6: Yes, but only the "Center" section of the building (refer to the 2nd Floor Maintenance

Building - Center floor plan attached).

Question7: Do we clean the machine room in the new Maintenance building center section?

Answer7: No, only empty trash.

Question8: Are we supposed to wax the vinyl floor in the new Maintenance building? If yes, are you

having it waxed before you move in? If not, then everything would have to be moved to

wax the floor.

Answer8: Yes, but the installer will apple the required initial application of floor polish. See

attached maintenance requirements from the manufacturer.

Question9: Is someone going to clean the windows in the new buildings before you move in?

Answer9: Yes, the construction company will handle.

ACKNOWLEDGMENT: Each Proposer shall acknowledge receipt of this Addendum No. 2 by his or her signature below, and shall attach a copy of this Addendum to its proposal.

CERTIFICATION BY PROPOSER

The undersigned acknowledges receipt of this Addendum No. 2 and the Proposal submitted is in accordance with information, instructions, and stipulations set forth herein.

BY:

DATE:

Stipulations set forth herein.

ASHINE CLEANING SENUICE INC,

DON ROCKELLO

BID SPECIFICATIONS

1. DEFINITION OF TERMS

- Authorized Representative: Any representative of the City, whether or not a City employee, designated as the City's Authorized Representative for the purposes of this Contract either in a provision of these Specifications or in written communication from the City Manager to the Contractor.
- 1.2 <u>Bidder</u>: Any person, firm, corporation, organization or agency submitting a bid for the work proposed, or its duly authorized representative.
- 1.3 <u>City</u>: City of Gainesville, Florida, or an Authorized Representative.
- 1.4 <u>Commercially Useful Function</u>: Shall exist when the business responsible for execution of the work of the contract is carrying out its responsibilities by actually performing, managing, and supervising the work involved.
- 1.5 <u>Contract or Agreement</u>: The Contract executed by the City and Contractor for the performance of the work. The Contract shall be substantially in the form provided in these Specifications or by purchase order incorporating the provision of the Specifications.
- 1.6 <u>Contract Price</u>: The total sum of moneys payable to the Contractor for completion of the Work in accordance with the Contract.
- 1.7 <u>Contractor</u>: The person, firm, corporation, organization or agency with whom the City has executed a contract for performance of the work or supply of equipment or materials, or its duly authorized representative.
- 1.8 Control: Means having the primary power, direct or indirect, to influence the management of a business enterprise. The controlling party must have the demonstrable ability to make independent and unilateral business decisions on a day-to-day basis, as well as the independent and unilateral ability to make decisions which may influence and chart the future course of the business. In determining whether socially and economically disadvantaged owners control a firm the City may utilize the criteria in 49 CFR Part 23 & 26, Section 26.71.
- 1.9 <u>Disadvantaged Business Entity (DBE)</u>: A for-profit small business concern: (1) That is at least 51 percent owned by one or more individuals who are both socially and economically disadvantaged, or, in the case of a corporation, 51 percent of the stock of which is owned by one or more such individuals; and (2) Whose management and daily business operations are controlled by one or more of the socially and economically disadvantaged individuals who own it.
- Local business: The vendor has a valid business tax receipt, issued by the City of Gainesville, to do business in said locality that authorizes the business to provide the goods, services, or construction to be purchased, and a physical business address located within the limits of said locality, in an area zoned for the conduct of such business, from which the vendor operates or performs business on a day-to-day basis. Post office boxes are not verifiable and shall not be used for the purpose of establishing said physical address.
- 1.11 <u>Local Small Business</u>: A Small Business, which is duly licensed and authorized to engage in business and maintains a permanent principal place of operation with full time personnel within the corporate limits of the City of Gainesville and possess a current City business tax receipt, and is so certified by the Local Small Business Program Procurement Coordinator.
- 1.12 <u>Material Supplier</u>: (also Supplier) a manufacturer, fabricator, supplier, distributor, materialman, or vendor having a direct contract with Contractor or with any Subcontractor to furnish materials or equipment to be incorporated in the Work by Contractor or any Subcontractor.
- 1.13 Specifications: Directions, provisions, and requirements contained in the Invitation to Bid, Instructions to Bidders, Special Provisions, General Conditions, Technical Specifications (if any), Supplementary Conditions (if any), Bid Form, Bids (if any), together with any written contract made or to be made setting out or relating to the methods and manner for the work to be carried out.
- 1.14 <u>Subcontractor</u>: An individual or entity having a direct contract with Contractor or with any other Subcontractor for the performance of a part of the Work at the site.

- 1.15 <u>Supplier</u>: (also Material Supplier) A manufacturer, fabricator, supplier, distributor, materialman, or vendor having a direct contract with Contractor or with any Subcontractor to furnish materials or equipment to be incorporated in the Work by Contractor or any Subcontractor.
- 1.16 Work: The entire completed construction or the various separately identifiable parts thereof required to be provided under the Contract Documents. Work includes and is the result of performing or providing all labor, services, and documentation necessary to produce such construction, and furnishing, installing, and incorporating all materials and equipment into such construction, all as required by the Contract Documents.
- 1.17 <u>Laws and Regulations</u>: Laws or Regulations—Any and all applicable laws, rules, regulations, ordinances, codes and orders of any and all governmental bodies, agencies, authorities, and courts having jurisdiction.

2. BIDS

Bids may be sent to General Government Purchasing as specified on the Invitation to Bid. Any bid received after the time specified in the Invitation to Bid will not be considered and will be returned unopened. Bids shall be signed and submitted on this form. Any exceptions or clarifications to any specification shall be clearly indicated on a separate sheet(s) attached to this form and shall specifically refer to the applicable specification paragraph and page. Exceptions or clarifications not so indicated will not be considered as part of the bid. The envelope shall be sealed and plainly labeled as a sealed bid for the project as named above and shall specify the time and date specified in the Invitation to Bid, which shall be the time and date for opening of bids.

SIGNING AND SUBMISSION OF BID

Signing and delivery of the Bid represents the Bidder's acceptance of the terms and conditions of this Proposal and if awarded the Bid by the City, the Proposal as accepted will represent the agreement between the parties. Bids must be signed in ink in space[s] provided. Unsigned bids will be considered incomplete and subject to rejection. Only one bid from any individual, firm, corporation, organization or agency under the same or different name shall be considered. Should it appear to the City that any Bidder is interested in more than one bid, all bids in which such Bidder has interest will be rejected.

4. JOINT BIDDING/COOPERATIVE PURCHASING AGREEMENT

All bidders submitting a response to this invitation to bid agree that such response also constitutes a bid to all State Agencies and Political Subdivisions of the State of Florida under the same terms and conditions, for the same prices and the same effective period as this bid, should the bidder deem it in the best interest of its business to do so. This agreement in no way restricts or interferes with any State Agency or Political Subdivision of the State of Florida to rebid any or all items.

5. EVALUATION AND AWARD

The City shall consider the following criteria in making the award:

- (a) price
- (b) past performance of Bidder
- (c) degree of compliance with any other requirement of these Specifications

6. EXAMINATION OF THE SITE - TECHNICAL QUESTIONS

If any portion of the work is to be performed on City property, the Bidder may visit the job site before submitting this bid to become familiar with the prevailing local conditions which may affect the work to be done. The City's Representative may be contacted about arrangements to visit the job site or technical questions relating to the performance of the work.

7. EFFECT OF BID

Any bid submitted in response to these Specifications shall be binding for a period of 60 calendar days after the bid opening date. An award made under these Specifications shall in no way prevent the City of Gainesville from requesting bids and purchasing identical or similar services to those covered herein.

8. TIE BIDS

Whenever two or more bids which are equal with respect to price, quality and service are received, preference shall be given in the following order: (1) Bidders submitting the attached Drug-Free Workplace form with their bid/proposal certifying they have a drug free workplace in accordance with Section 287.087, Florida Statutes; (2) Bidders located within the City of Gainesville, if not subject to the Local Preference Ordinance; (3) Bidders located within Alachua County; and (4) Bidders located within the State of Florida.

9. CONTACT

To ensure fair consideration and consistent and accurate dissemination of information for all proposers, the City prohibits communication to or with any department, employee, or agent evaluating or considering the proposals during the submission process, except as authorized by the contact person.

During the blackout period as defined herein, except as pursuant to an authorized appeal, no person may lobby, as defined herein, on behalf of a competing party in a particular procurement process, City officials or employees except the purchasing designated staff contact in the purchasing division. Violation of this provision shall result in disqualification of the party on whose behalf the lobbying occurred.

The blackout period means the period between the time the submittals for invitation for bid or the request for proposal, or qualifications, or information, or the invitation to negotiate, as applicable, are received by the City of Gainesville purchasing division and the time City officials and employees award the contract. Lobbying means when any natural person, for compensation, seeks to influence the governmental decision-making, to encourage the passage, defeat or modification of any proposal, recommendation or decision by City officials and employees, except as authorized by procurement documents.

CONTRACT SPECIFICATIONS

10. <u>CITY'S CONTRACTOR</u>

Upon award and execution of a contract or issuance of a purchase order incorporating the provisions of these Specifications, the successful Bidder will be designated the City's Contractor.

11. RESPONSIBILITY OF CONTRACTOR/INDEMNIFICATION

The safe and complete prosecution of the work shall be the responsibility of the Contractor. Subcontractors shall not be permitted. The Contractor shall indemnify and hold harmless the city, its agents, officers and employees from all suits, actions or claims of any character brought on account of any injuries or damages received or sustained by any person, persons, or property by or from the said Contractor or by or in consequence of any neglect in safeguarding the work through the use of unacceptable materials or by or on account of any activity or omission, neglect or misconduct of the Contractor or a Subcontractor or by or on account of any claim or amounts recovered from any infringement of patent, trademark, or copyright or from any claims or amounts arising or recovered under the "Worker's Compensation Law" or any other law, by-laws, ordinance, order or decree. Contractor shall follow all City, County, State and Federal laws, regulations or ordinances. Contractor shall remedy promptly, and without cost to the City, any defective materials or workmanship supplied under the Contract which appear within one year from the date of completion of the work.

12. LIABILITY INSURANCE

The Contractor shall not commence work until obtaining the following: [items checked]

- [x] Worker's Compensation Insurance providing coverage in compliance with Chapter 440, Florida Statutes.
- [x] Insurance protection for any employees engaged in hazardous work under this Contract not protected under the worker's compensation statute
- [x] Public Liability Insurance (other than automobile) consisting of broad form comprehensive general liability insurance including contractual coverage \$1,000,000 per occurrence (combined single limit for bodily injury and property damage).

The City shall be an additional insured on such Public Liability Insurance and the Contractor shall provide copies of endorsements naming the City as additional insured.

[x] Automobile Liability Insurance
Property Damage \$500,000 per occurrence (combined single limit for bodily injury and property damage).

[] Pollution Liability Insurance

- 1) Contractor's Pollution Liability (or equivalent coverage) with limits of no less than \$5M for the Scope of Work being performed for the "City" must be provided, including, but not limited to, all associated waste handling, transportation, loading / unloading, storage, disposal, recycling and other tasks relating to, or otherwise necessary for the completion of the Scope of Work.
- 2) If Pollution Liability coverage is claims-made, then an extended reporting provision, or evidence of renewed coverage, for 5 years from the completion of work must be provided. If coverage is occurrence, then evidence of 2 years completed operations extension, or renewed coverage including completed operations, must be provided.

- 3) Coverage should be modified/endorsed to provide the following benefits to the "City"
 - i) primary coverage, with no contribution for other primary insurance
 - ii) The City shall be an additional insured on such Pollution Liability Insurance and the Contractor shall provide copies of endorsements naming the City as additional insured.
 - iii) waiver of subrogation
- 4) No contractual liability exclusion should apply to the Scope of Work performed by, or on behalf of, the "Contractor"
- [] "XCU" (Explosion, Collapse, Underground Damage)

An insurance certificate shall be provided in a form acceptable to the City which gives the City 30 days written notice (except the City will accept ten (10) days written notice for non-payment) prior to cancellation or material change in coverage.

13. TERM OF CONTRACT

The contract period for work under this agreement shall commence upon execution of the contract and will continue for five (5) years.

However, upon satisfactory and faithful performance of this contract by the Contractor, the City reserves the right, through negotiation with the Contractor, to extend the term of this contract for a 12 month period with a maximum of $\underline{0}$ such extensions.

The obligations of the City as to any funding required pursuant to this Agreement shall be limited by an obligation in any given year to budget and appropriate from legally available funds, after monies for essential City services have been budgeted and appropriated sufficient monies for the funding that is required during that year. Notwithstanding the foregoing, the City shall not be prohibited from pledging any legally available non-ad valorem revenues for any obligations heretofore or hereafter incurred, which pledge shall be prior and superior to any obligation of the City pursuant to this Agreement.

14. DELAY

The City shall have the right to suspend the work wholly or in part for up to three months without additional payment or allowance but extra time equivalent to the time of suspension shall be granted for completion of the suspended work. If Contractor's performance is delayed by fire, lightning, earthquake, or other such cause completely beyond the control of either the City or the Contractor, then the time for completion of the Contract may be extended at the option of the City for a period equivalent to the time lost by reason of any of the aforesaid causes.

15. TERMINATION

If the Contractor fails to observe or perform or is guilty of a substantial violation of any provision of the Contract documents, then the City, after serving at least ten days' written notice to the Contractor of its intent to terminate and after such default shall continue unremedied for a period of ten days, may terminate the Contract without prejudice to any other rights or remedies it may have under this Contract.

If, after default under this subsection, it is determined for any reason that Contractor was not in default, or that its default was excusable, or that City is not entitled to the remedies against Contractor provided herein, then Contractor's remedies against City shall be the same as and limited to those afforded Contractor pursuant to the subsection title TERMINATION FOR CONVENIENCE.

16. TERMINATION FOR CONVENIENCE

City shall have the right to terminate this Contract, in whole or in part, without cause, upon seven (7) calendar days' written notice to Contractor. In the event of such termination for convenience, Contractor's recovery against City shall be limited to that portion of the contract price earned through the date of termination, together with any retainage withheld and direct and immediate termination expenses incurred, but Contractor shall not be entitled to any other or further recovery against City.

Termination of the contract or a portion thereof, for cause or convenience, shall neither relieve the Contractor of its responsibilities for the completed work nor shall it relieve his/her surety of its obligation for and concerning any just claim arising out of the work performed.

17. CLEANUP AND FINAL PAYMENT

Work shall not be considered complete until all rubbish and unused material due to, or connected with, the work is removed and the premises are left in a safe and tidy condition. Final payment will be withheld until all work is accomplished.

18. ASSIGNMENT OF CONTRACT

The Contractor shall not assign or subcontract in whole or in part any right or obligation under this Agreement or any monies due or to become due thereunder without the written consent of the City.

19. SOVEREIGN IMMUNITY

Nothing in the executed contract shall be interpreted that the City waives its sovereign immunity granted under Section 768.28, Florida Statutes.

20. PAYMENT

Payments will be due to the Contractor 30 days after receipt of a proper invoice; provided, however, that Contractor shall not submit more than one invoice per thirty-day period. Payment may be withheld by the City due to failure by the Contractor to comply with these specifications or because unacceptable equipment or materials were delivered as determined by the City's inspection. The City shall notify the Contractor of any unsatisfactory performance as soon as practicable so that it can be corrected without delaying payment if possible.

Contractor payment by City issued procurement card (currently VISA) is preferred. Otherwise, contractor will be paid electronically as an electronic funds transfer (EFT).

21. PROMPT PAYMENT ASSURANCE

LATE PAYMENTS BY CONTRACTORS TO SUBCONTRACTORS AND MATERIAL SUPPLIERS PENALTY

When a contractor receives from the City of Gainesville any payment for contractual services, commodities, materials, supplies, or construction contracts, the contractor shall pay such moneys received to each Subcontractor and Material Supplier in proportion to the percentage of Work completed by each Subcontractor and Material Supplier at the time of receipt. If the contractor receives less than full payment, then the contractor shall be required to disburse only the funds received on a pro rata basis with the Subcontractors and Material Suppliers, each receiving a prorated portion based on the amount due on the payment. If the contractor without reasonable cause fails to make payments required by this section to Subcontractors and Material Suppliers within 10 days after the receipt by the contractor of full or partial payment, the contractor shall pay to the Subcontractors and Material Suppliers a penalty in the amount of 1 percent of the amount due, per month, from the expiration of the period allowed herein for payment. Such penalty shall be in addition to actual payments owed. The Contractor shall include the above obligation in each subcontract it signs with a Subcontractor or Material Supplier.

22. CLAIM FOR EXTRA PAYMENT OR CHANGE ORDER

If the Contractor claims that any instruction or change issued by the City involves extra cost, it shall so notify the City in writing within ten (10) days after receipt of such instruction and in any event secure approval before proceeding to execute the work.

23. RECORDS/AUDITS

Contractor shall maintain records sufficient to document their completion of the scope of services established by this Contract. These records shall be subject at all reasonable time to review, inspect, copy and audit by persons duly authorized by the City. These records shall be kept for a minimum of three (3) years after completion of the Contract. Records which relate to any litigation, appeals or settlements of claims arising from performance under this Order shall be made available until a final disposition has been made of such litigation, appeals, or claims.

24. <u>INVESTIGATION OF ALLEGED WRONGDOINGS, LITIGATION/SETTLEMENTS/FINES/PENALTIES</u>

The City Commission specifically requests that responders to this document indicate in writing any investigations of wrongdoings, litigation and/or settlements, and fines or penalties (anywhere in the U.S) involving the Contractor and specific Contractors listed as projected to provide services to the City. You may be required to respond to questions on this subject matter.

25. RIGHTS OF APPEAL

Participants in this Invitation to Bid solicitation may protest Invitation to Bid specifications or award in accordance with Section 41-580 of the City of Gainesville's Financial Procedures Manual.

26. PERMITS AND LICENSES

The Contractor shall procure all permits and licenses, pay all charges and fees and give all notice necessary and incidental to the performance of the work.

27. COLLUSION

The bid shall be made without any previous understanding, agreement, or connections with any persons, firms, or corporations making a bid on the same items and shall be in all respects fair and in good faith without any outside control, collusion or fraud.

No City Commissioner, other City officer, or City employee shall directly or indirectly own more than five (5) percent of the total assets or capital stock of the bidding entity, nor shall such person directly or indirectly benefit by more than five percent from the profits or emoluments of this contract. For purposes of this section, indirect ownership or benefit does not include ownership or benefit by a spouse or minor child.

28. FLORIDA PUBLIC RECORDS ACT

Florida has a very broad public records law. By entering into an agreement with the City, the contractor acknowledges that it will comply with the Florida Public Records Act (Chapter 119, Florida Statutes). In complying with the Florida Public Records Act the contractor shall:

- Keep and maintain public records that ordinarily and necessarily would be required by the City in order to perform the service;
- b) Provide the public with access to public records on the same terms and conditions that the City would provide the records and at a cost that does not exceed the cost provided by law;
- c) Ensure that all public records that are exempt or confidential and exempt from public records disclosure requirements are not disclosed except as authorized by law;
- d) Meet all requirements for retaining public records and transfer, at no cost, to the City all public record in possession of the contractor upon termination of the contract and destroy any duplicate public records that are exempt or confidential and exempt from public records disclosure requirements. All records stored electronically must be provided to the City in a format that is compatible with the information technology systems of the City.

Failure to comply with the Florida Public Records Act, including failure to provide a public record upon request, is a breach of the contract between City and contractor. City may pursue all remedies for breach of this agreement

PUBLIC ENTITY CRIME INFORMATION STATEMENT

For your information, Section 287.133 (2)(a), Florida Statutes, contains the following provisions: "A person or affiliate who has been placed on the convicted vendor list following a conviction for public entity crime may not submit a bid on a contract to provide any goods or services to a public entity, may not submit a bid on a contract with a public entity for the construction or repair of a public building or public work, may not submit bids on leases of real property to a public entity, may not be awarded or perform work as a contractor, supplier, subcontractor, or consultant under a contract with any public entity, and may not transact business with any public entity in excess of the threshold amount provided in Section 287.017, for CATEGORY TWO for a period of 36 months from the date of being placed on the convicted vendor list."

ADDENDA The Bidder hereby acknowledges receipt of Addenda No.'s,, to these Specifications.

TAXES

The subs bid below include Florida sales taxes on items required by Bidder to manufacture or supply the items to be provided or obtain items needed to perform the work, but do not include Florida sales taxes on the bid price below for equipment, materials or services to be provided to the City. The City of Gainesville is exempt from Florida sales taxes for certain purchases made by the City and will provide a tax exempt certificate upon request.



Shella Rochelle, second from right, with her employees, from left, Crystal Speight, Vanessa Latson and Anthony Norwood

A true survivor

Sheila Rochelle rebuilds her life and business with help from Gainesville Housing Authority program

By AIDA MALLARD Special to the Guardian

Rochelle rebuilt her life af-Iter divorcing her husband and losing her business and her

But Rochelle didn't give up.

build her life with faith and hard and life was great.

And now she is back on top with a thriving business and is in the process of purchasing a home, thanks to the "Paint Your Way into Business" program offered through the Gainesville Housing

In 2005, Rochelle owned and opike a true survivor, Sheila erated Rochelle's Cleaning Service, a thriving business that employed 20 people, had a contract with Paradigm Properties, now Collier Properties, and earned \$150,000 a year. She owned a Instead, she worked to re- home in northeast Gainesville

Then came the divorce and the 2009 economic downturn that caused her business to suffer.

In 2010, she lost her home and had to move to Lamplighter Trailer Park near the Gainesville Regional Airport and later to Lake

Terrace Apartments in east Gainesville.

Fast forward to now: Rochelle is in the process of buying a home and is the owner and operator of her own cleaning business — SheilaShine Cleaning Service Inc.—with three employees and a thriving residential and commercial cleaning service with contracts with Collier Properties, Saul Silver Properties, Bellamy Grand Apartments, The 400 Building, and the Gainesville Housing Authority. She specializes in cleaning, painting, ROCHELLE on Page 6A

ROCHELLE: Work ethic has been praised

Continued from IA

drywall, stripping and waxing floors, windows and pressure washing. Her business is bonded and insured and she offers various levels of service, including one-time, weekly, monthly, or other options.

"I'm reasonable and I give free estimates," said Rochelle, adding that she offers her services in Gainesville, Alachua County, Keystone Heights, Mel- and FloridaWorks. rose, Starke, Palatka, Lake City and other areas.

"I don't turn work down," Rochelle said. "I make it thority brochure. happen."

Rochelle, 49, grew up in Woodland Park in the Sugarhill community and always dreamed of having a cleaning service and owning her own home. She said her mother, Fannie Williams, cleaned houses, and at the age of 13, Rochelle began helping her mother in the evenings and on Saturdays.

adult son, credits her success to the "Paint Your Way into Business," a 172hour program that focuses on technical skills and business basics leading to opening a commercial painting contracting business. The program is ofthe Gainesville Housing Authority, Santa Fe College Center for Innovation and Economic Development

Rochelle learned about the program through a Gainesville Housing Au-

"I took advantage of this opportunity," said Rochelle, adding that she completed the program, earned a painting certificate and learned to start and run a business.

"It's a wonderful program," Rochelle said. "I've met knowledgeable people who gave me the tools I needed."

Pamela Davis, executive

Housing Authority, said Rochelle is one of 10 Gainesville Housing Authority residents who participated in the program, which teaches fundamental skills needed to become residential/commercial painters.

Davis said Gainesvillefered in partnership with based Targeted Training Solutions provided the training, which included a classroom portion at the SF College CIED. For much of the hands-on program, participants cleaned, painted and provided minor repairs to get units ready for Gainesville Housing Authority tenants.

> "The program has been successful," Davis said. "We're excited for the partnership we have formed here in Gainesville. Without the partnership, we couldn't have the level of success we have achieved."

Through the hard times, Rochelle said her faith sustained her as she continued to provide cleaning servic-

Rochelle, who has an director of the Gainesville es alone. "I never gave up, even when I lost everything," Rochelle said. "God has brought me this far."

Rochelle's work ethic and professionalism have been praised.

"Sheila is enthusiastic. diligent and conscientious. said Davis. "There is no job too big or too small."

Shella Greene, the property manager for Bellamy Grand Apartments, said Rochelle has pride in her work and wants to make sure her customers are satisfied.

"She is hard-working, very professional and customer friendly," Greene said. "She takes a lot of pride in what she does and that's very unusual these days.

Rochelle said success comes with hard work, faith and motivation

I want to grow my business so I can help and employ others," Rochelle said. You have to want to succeed and it takes motivation and hard work."



RID PRICE

The City has the option to award LOT I and LOT II separately or as one large contract, whichever is in the best interest of the City.

LOT I
Bidders are to provide monthly rates below which will remain firm for each year of the five (5) year contract. The City has the right to terminate LOT I services should the property be sold.

			BID PRICE YEAR 1	BID PRICE YEAR 2	BID PRICE YEAR 3	BID PRICE YEAR 4	BID PRICE YEAR S
ITEM	FACILITY	EST. SQ. FT.	MONTLY RATE	MONTLY RAFE	MONTLY RATE	MONTLY RATE	MONTLY RATE
*	Old Administration Building	\$ 600	0=8 (Q201CD	0=8 650.00	90795978=0	09 <u>050</u> 8=0	00050 \$=0
_	100 S.E. 10 th Avenue	200,	() = \$	U=\$	U = \$	U = \$	U = \$
*	Old Operations Building	3.450	00108528=0	<u>07.035</u> \$=0	00.0552s=0	0=\$550,08	0=\$550,00
4	100 S.E. 10th Avenue	001.0	U=\$	U=\$	U=\$	U=\$	\$=n
, A	Old Maintenance Facility	2 300	0004678=0	0=\$ <u>346.00</u>	0-8-340,00	90-040-08	0=\$ 340.00
<u>, </u>	100 S.E. 10 th Avenue	7,300	U=\$	U=\$	U=\$	U=\$	V=\$
**	Old Training Room	340	000011 s=0	00/011 \$=0	Ø′0778=0	<u>90'977</u> \$=0	00'0)) \$=0
r	100 S.E. 10 th Ауспие		U=\$	U = \$	U=\$	U=\$	N=8
	Elio 1110 AJNaJqama		s 24 /hour	s 34 Mour	s 24 hour	s 27 hour	s 34 Thour
	CALL-OOI		Hr. Minimum	Hr. Minimum	A Hr. Minimum	A. Hr. Minimum	Hr. Minimum

*Provide prices for when building is occupied or unoccupied. O=Occupied U=Unoccupied

To determine the overall price for Lot I the Monthly Rate for each occupied building will be calculated out for each year of the contract and then added together.

LOT II
Bidders are to provide monthly rates below which will remain firm for each year of the five (5) year contract. The City reserves the right to add additional facilities during the life of this contract, if applicable, and will negotiate the price at that time.

	M- *		BID PRICE Year 1	BID PRICE Year 2	BID PRICE Year 3	BID PRICE Year 4	BID PRICE Year 5
TEM	FACILITY	EST. SQ. FT.	MONTLY RATE	MONTLY RATE	MONTLY RATE	MONTLY RATE	MONTLY RATE
y+++1	Transfer Station 700 SE 3 rd Street	460	07958	s 225,000	<u>3356,00</u> 6	\$ <u>00.00</u> \$	3 <u>356.00</u>
7	Administration and Operations Building (i.e. offices, break rooms, restrooms, conference rooms, training rooms) 34 SE 13th Road	27,800	00:57 EHs	s/375,00	s 1375.00	s <u>1,3755.00</u>	s <u>1,375,0</u> 8
3	Maintenance Facility (i.e. offices, training room, break room, restrooms) 34 SE 13 th Road	12,700	∞'00/f/s	00 <i>'00 </i> s	s 460.00	s4(60,00	\$ <i>\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\</i>
4	Fuel Service Building (i.e. offices, break room, restrooms) 34 SE 13th Road	086	<u>%722's</u>	\$ 250,00	0 <u>0.027</u> 8	\$ 756,44	QD'OSZ's
	EMERGENCY CALL-OUT		s X4 /hour	s Af Mour A Hr. Minimum	s 24 /hour	s 34 Mour 2 Hr. Minimum	s 24/hour 2 III. Minimum

To determine the overall price for Lot II the Monthly Rate for each building will be calculated out for each year of the contract and then added together.



Permission Summary

	Business WiewH	istory Print Tax Notice S	how Penalties? Print Tax Receipt
Last Updated	d By f6f11fd3-8ea3-403b-bfcc-1	489671cc818 on 8/1/2014 11:06:08	AM
Status 8	& Categories	·	
Tax #:	40071		Business Type : Sole proprietorship
Status:	Active 💌	Payment Status: 2014 NOT Paid	Modify Payments
		Categories: FICTITIOUS NAME REQUIREMENT, INTERIOR JANITORIAL AND CLEANING SERVICES, HOME OCCUPATION PERMIT FEE(S) (VARIABLE), ENTERPRISE ZONE, PENALTY 15%	
Comments:	5/5/14 NO CHANGE 4/3/14 MAILED 20		
		Categories And Permits	View Categories' History
Busines	s Names	** Anny Company Anny Company Company	77 Managanana, sina canada and an
	's Legal Name:	Business Guide Name:	
	HELLE, SHELLA Y	ROCHELLE, SHEILA Y	nobelakterberken kommunik promotin j
	LASHINE CLEANING SERVICE	****	
Fictitious Na	me:	Fictitious Expiration Date:	Federal tax ID:
	and the control of th	Exempt	20-4853748 Ssn
Applicant's N	lame	Owner's Name Copy Appli	cant Name
Last:	Annual section of the commence	Last:	ROCHELLE
First:		First:	SHEILA
Middle Init.:	of their devidence	Middle Init.:	attenumbers.
Position:			
Dates	Proof of	TIME IN BUS	BINEES
Business Sta	rt Date:	Out of Business Date:	
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Application D	Date:	License Mail Date:	
Validation Da 1/16/2013	ate:		
Address	es & Numbers		
Website:		Fax #:	Email Address: sheilashine0773@yahor.
Business Loc Address Line		Mailing Address Copy Bus	iness.Location
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Address Line		Address Line 2:	
APT 4	and the control of th	APT 4	
Phone:	352-256-1807	City: GAINESVILLE	State: FL *
		Zip: 32641	Phone:

Form (Rev. August 2013) Department of the Treasury

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

	Name (as shown on your income tax return)					
ge 2.	Business pame/disregarded entity name, if different from above,					
n pa	Check appropriate box for federal tax classification:	Exemptions (see instructions):				
ر الا	☐ Individual/sole proprietor ☐ C Corporation ☐ S Corporation ☐ Partnership ☐ Trust/estate					
Print or type instructions	☐ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) ►	Exempt payee code (if any) Exemption from FATCA reporting code (if any)				
rin	Other (see instructions) ►	Coss (ii taily)				
Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole proprietor Check appropriate box for federal tax classification: Individual/sole propriet						
6 AINES VILLE FL-33607						
	List account number(s) here (optional)					
Part II Taxpayer Identification Number (TIN)						
		curity number				
to avoid backup withholding. For individuals, this is your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a TIN</i> on page 3.						
Note. If the account is in more than one name, see the chart on page 4 for guidelines on whose number to enter. Employer identification number						
Par	Certification					
Unde	r penalties of perjury, I certify that:					
1. Tr	ne number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be is	ssued to me), and				
2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and						
3. la	ım a U.S. citizen or other U.S. person (defined below), and					
4. Th	e FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.					
beca intere gene instru	fication instructions. You must cross out item 2 above if you have been notified by the IRS that you are currer use you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 doest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual relative, payments other than interest and dividends, you are not required to sign the certification, but you must projections on page 3.	bes not apply. For mortgage tirement arrangement (IRA), and				
Sigr		7/14				

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. The IRS has created a page on IRS.gov for information about Form W-9, at www.frs.gov/w9. Information about any future developments affecting Form W-9 (such as legislation enacted after we release it) will be posted on that page.

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TiN) to report, for example, income paid to you, payments made to you in settlement of payment card and third party network transactions, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
- 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the

withholding tax on foreign partners' share of effectively connected income, and

4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct.

Note. If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- · An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301,7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

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Phone;	352-222-6314	City: GAINESVILL	LE State:	FL *		
		Zip: 32609	Phone:	352-372-2350		
Additiona	al Information					
Phone2:		Email2:				
Manager Last						
Last Name:		First Name;	to grand at the			

CITY OF GAINESVILLE

AFFIDAVIT OF NON-COLLUSION

I hereby swear (or affirm) under the penalty of perjury:

- (1) That I am the bidder (if the bidder is an individual), a partner of the bidder (if the bidder is a partnership), or an officer or employee of the bidding corporation with authority to sign on its behalf (if the bidder is a corporation);
- (2) That the attached bid or bids have been arrived at by the bidder independently, and have been submitted without collusion with, and without any agreement, understanding, or planned common course of action with any other vendor of materials, supplies, equipment, or services described in the invitation to bid, designed to limit independent bidding or competition.
- (3) That the contents of the bid or bids have not been communicated by the bidder or its employees or agents to any person not an employee or agent of the bidder or its surety on any bond furnished with the bid or bids; and
- (4) That I have fully informed myself regarding the accuracy of the statements made in this affidavit.

Signed: Shula Tochelle
Firm Name: SHEILASHINE CLEANING, SONUTCE INC
Subscribed and sworn to before me this
My Commission expires
Proposer's E.I. Number: 46 - 4909870 (Number used on Employer's Quarterly Federal tax return)

SIGNATURE ACKNOWLEDGES THAT: (Check)

Bid is in full compliance with the Specifications.

Signature also acknowledges that Bidder has read the Federal Transit Administration requirements (refer to the Technical Specifications) and agrees that the provisions thereof shall apply to this bid.

ATTEST/WITNESS:	BIDDER:
Brehard Alam	Shula Rochelle
Signature	Signature
Ву	By SHETLASHINE CLEANING SOMETIME
Title:	Title: OWNER/PRESEDENT

CORPORATE SEAL (If corp.)

TECHNICAL SPECIFICATIONS

1. SCOPE

- 1.1 The provisions contained in this section are intended to be cooperative with, to supplement, or to modify instructions to Bidders, Special Provisions and General Conditions; and, in case of any conflict with such sections, the intent of any and all Technical Specifications shall govern.
- 1.2 The City of Gainesville, Florida Regional Transit System (RTS) is requesting bids from qualified providers of janitorial services for maintenance and cleaning services at various RTS facilities. Bidders may submit a bid for LOT I, LOT II or both; however the City reserves the right to make the award(s) as it deems to be in the best interests of the City. This includes basic janitorial cleaning services, routine carpet care, hard floor care and trash removal. Bidders may also submit pricing for on-call janitorial services in case of emergencies in which someone may be called to a facility to handle a janitorial-related issue "above and beyond" the routine service.

Successful bidder is responsible for furnishing all equipment, supplies and consumables (i.e. can liners, toilet paper, paper towels, hand soap, floor cleaner, wax, etc.) necessary to fulfill the obligations and requirements of this bid. Refer to 5. General Requirements regarding City's final approval of all chemical/cleaners before using/storing at RTS facilities.

2. DETAILED DESCRIPTION OF THE WORK

2.1 DAILY SERVICES

- 2.1.1 All waste paper receptacles or other type trash cans will be emptied into containers outside the building. Receptacles will be spot cleaned for spills and odors before returning to the original position. The proper liner shall be placed in the receptacle and replaced as needed. Receptacles will be completely cleaned as often as needed.
- 2.1.2 All drinking fountains will be cleaned with approved cleaners and wiped dry.
- 2.1.3 All hard and tile floor areas will be swept with treated dust mops and where required, spots cleaned daily with a wet mop and the appropriate cleaning solution for spills, stains, etc. All hard and tile floors shall be swept, mopped with a suitable cleaner, scrubbed, rinsed and damp mopped relatively dry twice a week. This includes stairways and landings. In areas where a finish needs to be applied or reapplied in order to retain a high gloss, the floor area must be completely clean prior to refinishing.
- 2.1.4 All traffic lanes and heavy use areas of all carpeted areas will be vacuumed daily and spot cleaned for spillages. All carpeted areas under leg base obstructions will be vacuumed weekly and carpeted areas under flush base obstructions will be vacuumed as required. All vacuums used will be of a double motor type set to the proper height adjustment.
- 2.1.5 Entrance glass doors, interior glass doors and mirrors will be cleaned each visit. Any inside glass, such as transom windows, or window walls will be cleaned weekly. All other interior glass and exterior first floor glass area entrance will be cleaned once every three months and should be performed simultaneously with the cleaning of blinds and/or drapes associated with each individual window.
- 2.1.6 Computer room areas shall be dry cleaned using spray buff system to prevent damage to electrical equipment.
- 2.1.7 Outside entrance stoops and porches shall be swept each visit. Trash cans and ash trays located in these areas shall be emptied each day.
- 2.1.8 Restrooms, commodes, urinals, showers, and lavatories will be cleaned by using detergents and any other materials necessary to keep them free from discoloration, encrustation, dirt, scum and objectionable odors. Sanitary napkin disposal units will be emptied each visit. Fingerprints and all soap and soil spots will be washed off mirrors, doors, partitions, walls, and woodwork. Floors will be swept and mopped with a soap solution.
- 2.1.9 Toilet room dispensers, paper towels, toilet tissue, and hand soap shall be checked and replenished daily. RTS will supply all paper goods and hand soaps.
- 2.1.10 Clean and disinfect counter tops and exteriors of appliances in break rooms, including the café on the 2nd floor of the Administration building.
- 2.1.11 Wipe out inside of microwaves.

2.2 WEEKLY SERVICE

- 2.2.1 Clean all partition glass, window walls, transom windows and display cases on the interior part of the building.
- 2.2.2 All room corners, tops of baseboards will be swept with a counter brush; corners, edges of floors, and areas under leg base obstructions will be cleaned daily; floor areas under flush base obstructions will be cleaned as needed.
- 2.2.3 All other furniture, including chairs, cabinets, clothes racks, picture frames, ledges, doors, window kedges or any other furniture that is part of the area to be cleaned will be dusted weekly. Dusting will be required above and below eye height. Any foreign matter that cannot be removed when dusting will be spot cleaned with appropriate cleaners. Furniture with fabric upholstery should be vacuumed rather than dusted and spot cleaned with appropriate cleaners as needed.
- 2.2.4 Clean telephones with appropriate cleaners at least weekly but more often if necessary.
- 2.2.5 Clean A/C intake vents.
- 2.3 <u>SERVICE EVERY THREE MONTHS.</u> Note: Contractor shall notify the Contract Manager at least forty-eight (48) hours prior to performing any of the following services.
 - 2.3.1 Clean ceiling panels and vents.
 - 2.3.2 Sweep or vacuum internal non-glass walls to remove cob webs.
 - 2.3.3 Clean all carpeted areas and remove all spots and stains, if possible. Carpets will be cleaned using a method approved by RTS, once every three (3) months, or as requested by the RTS Contract Manager or his designee for an additional fee. [This section also includes carpeted entrance mats.] All carpet cleaning will be performed by trained technicians using professional cleaning equipment and techniques.
 - 2.3.4 Completely strip and clean all tile flooring and other flooring which is not non-wax flooring and apply new finish appropriate for floor type.
 - 2.3.5 Clean all interior glass not previously specified and exterior first floor glass with appropriate cleaners. This includes window frames and mullions.
 - 2.3.6 Clean all blinds and/or vacuum drapes. This should be performed simultaneously with associated window cleaning.
- 2.4 <u>EMERGENCY SERVICE.</u> Emergency service will be provided within four (4) hours after Contract Manager notifies the Contractor of such a need.

3. <u>FACILITIES</u>

3.1 The following facilities are to be included in this contract:

Fac	ility	Location	Estimated sq. ft
a)	Old Administration Building*	100 SE 10 th Ave.	5,600
b)	Old Operations Building*	100 SE 10 th Ave.	3,450
c)	Old Maintenance Facility*	$100 \text{ SE } 10^{\text{th}} \text{ Ave.}$	2,300
d)	Old Training Room*	$100 \text{ SE } 10^{\text{th}} \text{ Ave.}$	340
e)	Transfer Station	700 SE 3 rd St.	460
f)	Admin and Operations Building	34 SE 13th Road	27,800
g)	Maintenance Facility	34 SE 13th Road	12,700
h)	Fuel Service Building	34 SE 13th Road	980

Note: Square footage in buildings to be cleaned should be verified by the contractor. Estimated square footage is provided only to give bidder a rough idea of the size of the cleaning task.

^{*} Provide prices for occupied and unoccupied buildings

4. STANDARDS OF WORKMANSHIP

- 4.1 <u>FLOOR SWEEPING.</u> A satisfactory or acceptable swept floor will not have dust streaks, marks, dirt in corners, below radiator, behind doors, or under furniture. Furniture or other equipment moved during sweeping will be replaced. Wall bases, equipment, doors, and furniture will not be disfigured by sweeping mop or broom. After sweeping, the room will appear orderly and well attended.
- 4.2 <u>DAMP MOPPING.</u> A satisfactory or acceptable damp mopped floor presents a clean appearance and is free from streaks, smears, dirt residue, and water. Damp mopping is accomplished by use of a cotton mop, detergent solution and clean water as indicated elsewhere herein.
- 4.3 <u>SCRUBBING, CLEANING AND DRY-CLEANING.</u> A satisfactory or acceptable scrubbed floor or cleaned carpet has no embedded dirt, cleaning solution, film, stains, marks, or water.
- 4.4 <u>POLISH OR WAX REMOVAL.</u> Satisfactory or acceptable polish or wax removal is accomplished when surfaces including wall bases have all polish or wax removed and the surface has been rinsed with clean water, and it is clean, uniform in appearance and free of streaks, spots, and standing water.
- 4.5 <u>Buffing.</u> All waxed areas will be buffed sufficiently for maximum gloss and uniform sheen leaving no soiling or heavy marks in order for the buffing to be satisfactory or acceptable.
- 4.6 <u>DUSTING.</u> A satisfactory or acceptable dusted surface is free of all dust, dust streaks, lint, cob webs, dirt, oily streaks or stains from contact with oily dusters. The dust must be removed, not scattered around the room.
- 4.7 <u>PLUMBING FIXTURES AND TOILET ROOMS.</u> Acceptably cleaned toilet room fixtures and rooms have no objectionable odors. Toilet bowls, washbowls and urinals will be clean and bright and without soap film. Dispensers will be filled and in working condition. There will be no markings on walls or fixtures. Floor, wainscoting and partitions will be clean and bright. All metal fixtures and other hardware and adjacent surfaces will be clean and bright. Mirrors will be clean and free of smudges.
- 4.8 <u>GLASS CLEANING.</u> Glass is satisfactorily or acceptably cleaned when the glass surface is without streaks, film, deposits or stains and it has a uniformly bright appearance with all adjacent surfaces wiped clean and dry. Glass is to be cleaned inside and outside at the same time.
- 4.9 <u>METAL CLEANING.</u> Metal is acceptably and satisfactorily cleaned when all surfaces are without deposits or tarnish and it has a uniformly bright appearance with all adjacent surfaces wiped free of cleaner.
- 4.10 <u>SPOT CLEANING.</u> A surface adequately and acceptably spot cleaned has been substantially cleaned of recent or new dirty hand prints, coffee stains or other recent soiling.
- 4.11 <u>VACUUMING.</u> Corners, edges of floors and areas under obstructions will be cleaned along with general unobstructed areas in all rooms being services. The carpet will be free of all debris.
- 4.12 <u>WAXING OR REFINISHING.</u> A surface is acceptably waxed or refinished when the previous finish has been completely removed, the area completely clean and free of all marks, and a new finish appropriate for the floor type applied yielding a maximum gloss and uniform sheen.

5. GENERAL REQUIREMENTS

- Contractor shall have the capability to perform and complete the services in all respects in accordance with the solicitation documents and will have been providing like services for a period of at least five (5) years. Include with your bid response a business license or related permit(s) to support your firm has been providing same or similar services for a minimum of five (5) years.
- 5.2 The contractor shall supply a Commercial Blanket Bond which covers loss occasioned by theft and hazards customarily covered by such bonds in the amount of \$10,000; such policy to cover losses by identifiable employees.
- 5.3 Bidder should include a list identifying resources for both personnel and equipment to be used in providing janitorial services to RTS facilities.
- 5.4 Successful bidder must submit a list of chemical/cleaners, including MSDS information, to the Contract Manager for approval before using/storing at RTS facilities. All chemicals shall be stored in clearly marked containers with all necessary

warning and precautionary labels readily displayed. Containers shall not be left uncapped unnecessarily. Copies of Material Safety Data Sheets shall be posted for each chemical present.

- 5.5 RTS will provide an area for the Contractor to store equipment and supplies. Areas utilized by the Contractor shall be kept in a neat and organized manner.
- 5.6 All normal safety practices shall be observed by the Contractor when performing work at RTS facilities.
- 5.7 The Contractor shall be responsible for securing all facilities during their work and upon their completion of work and for safekeeping of any keys required.
- 5.8 All chemicals used shall be approved by the RTS Contract Manager or his designee.
- 5.9 Contractor shall not deviate from these specifications unless prior approval is received from the RTS Contract Manager or his designated representative.
- 5.10 If items that require immediate repair are discovered during routine cleaning activities, immediately contact the Contract Manager. All other items discovered should be reported the next business day.

6. <u>COMMUNICATIONS BOARD</u>

If requested by the RTS Contract Manager or his designee, the Contractor shall maintain a communications board at each location. This board shall be used as the central location for posting and relaying information in regards to the contract, etc. At a minimum, it may include the following information:

- a) Emergency Contacts
- b) RTS Contract Technical Specifications
- c) Service Schedules
- d) Cleaning Personnel and their work schedules
- e) Daily Cleaning Tasks
- f) Weekly Cleaning Tasks/Schedules
- g) Quarterly Cleaning Tasks/Schedules
- h) Comment Forms
- i) Material Safety Data Sheets for products being used

7. SERVICE SCHEDULE

Administration Building	. Monday-Thursday, 6pm-12am or until cleaning is complete.
Operations Building	. Monday-Friday, 6pm-12am or until cleaning is complete.
Maintenance Building	. Monday-Friday, 6pm-12am or until cleaning is complete.
Training Building	. Monday-Friday, 6pm-12am or until cleaning is complete.
Transfer Station	. Monday-Friday, 6pm-12am or until cleaning is complete.
Transfer Station Restrooms	

No service will be required on the following RTS Holidays:

Veterans' Day, Monday, November 11, 2013
Thanksgiving Day, Thursday, November 28, 2013
Day after Thanksgiving, Friday, November 29, 2013
Christmas Eve, Tuesday, December 24, 2013
Christmas Day, Wednesday, December 25, 2013
New Year's Day, Wednesday, January 1, 2014
Martin Luther King, Jr.'s Birthday, Monday, January 20, 2014
Memorial Day, Monday, May 26, 2014
Independence Day, Friday, July 4, 2014
Labor Day, Monday, September 1, 2014

8. REPORTING

Along with the monthly invoice, Contractor shall provide the RTS Contract Manager or his designee with a report updating on work performed and anticipated dates for next scheduled monthly and quarterly tasks.

9. ADDITIONAL REQUIREMENTS

Bidders are requested to provide copies of applicable business licenses/permits or other documentation, Business References form and Equipment/Personnel form as required below with the bid response. However, the Buyer will request documentation that is not provided with the bid response after the receipt of bids.

- All bidders shall carry the required City, County, State and Federal licenses that apply to their business practices. Provide copies of current applicable licenses/permits.
- Bidders are required to demonstrate a minimum of five years of business experience in providing janitorial services. Provide copies of the past five years worth of applicable licenses/permits.
- Bidders are required to list three (3) recent references for similar work completed within the last three (3) years. Complete the attached Business References form.
- Bidders are required to include a list identifying resources for both equipment and personnel to be used in providing
 janitorial services to RTS facilities.
 Complete the attached Equipment/ Personnel form.

10. FEDERAL TRANSIT ADMINISTRATION (FTA) REQUIREMENTS

STATEMENT OF FINANCIAL ASSISTANCE. This solicitation will be funded in whole or in part by the U.S. Department of Transportation, Federal Transit Administration.

The following requirements are applicable for this solicitation:

10.1 No Government Obligation to Third Parties

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

10.2 Program Fraud and False or Fraudulent Statements and Related Acts

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

10.3 Access to Records and Reports

The following access to records requirements apply to this Contract:

- a) Where the Purchaser is not a State but a local government and is the FTA Recipient or a subgrantee of the FTA Recipient in accordance with 49 C.F.R. 18.36(i), the Contractor agrees to provide the Purchaser, the FTA Administrator, the Comptroller General of the United States or any of their authorized representatives access to any books, documents, papers and records of the Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts and transcriptions. Contractor also agrees, pursuant to 49 C.F.R. 633.17 to provide the FTA Administrator or his authorized representatives including any PMO Contractor access to Contractor's records and construction sites pertaining to a major capital project, defined at 49 U.S.C. 5302(a)1, which is receiving federal financial assistance through the programs described at 49 U.S.C. 5307, 5309 or 5311.
- b) Where the Purchaser is a State and is the FTA Recipient or a subgrantee of the FTA Recipient in accordance with 49 C.F.R. 633.17, Contractor agrees to provide the Purchaser, the FTA Administrator or his authorized representatives, including any PMO Contractor, access to the Contractor's records and construction sites pertaining to a major capital project, defined at 49 U.S.C. 5302(a)1, which is receiving federal financial assistance through the programs described at 49 U.S.C. 5307, 5309 or 5311. By definition, a major capital project excludes contracts of less than the simplified acquisition threshold currently set at \$100,000.
- c) Where the Purchaser enters into a negotiated contract for other than a small purchase or under the simplified acquisition threshold and is an institution of higher education, a hospital or other non-profit organization and is the FTA Recipient or a subgrantee of the FTA Recipient in accordance with 49 C.F.R. 19.48, Contractor agrees to provide the Purchaser, FTA Administrator, the Comptroller General of the United States or any of their duly authorized representatives with access to any books, documents, papers and record of the Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts and transcriptions.
- d) Where any Purchaser which is the FTA Recipient or a subgrantee of the FTA Recipient in accordance with 49 U.S.C. 5325(a) enters into a contract for a capital project or improvement (defined at 49 U.S.C. 5302(a)1) through other than competitive bidding, the Contractor shall make available records related to the contract to the Purchaser, the Secretary of Transportation and the Comptroller General or any authorized officer or employee of any of them for the purposes of conducting an audit and inspection.
- e) The Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
- f) The Contractor agrees to maintain all books, records, accounts and reports required under this contract for a period of not less than three years after the date of termination or expiration of this contract, except in the event of litigation or settlement of claims arising from the performance of this contract, in which case Contractor agrees to maintain same until the Purchaser, the FTA Administrator, the Comptroller General, or any of their duly authorized representatives, have disposed of all such litigation, appeals, claims or exceptions related thereto. Reference 49 CFR 18.39(i)(11).
- g) FTA does not require the inclusion of these requirements in subcontracts.

10.4 Federal Changes

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

10.5 Civil Rights

The following requirements apply to the underlying contract:

- 1) Nondiscrimination In accordance with Title VI of the Civil Rights Act, as amended, 42 U.S.C. § 2000d, section 303 of the Age Discrimination Act of 1975, as amended, 42 U.S.C. § 6102, section 202 of the Americans with Disabilities Act of 1990, 42 U.S.C. § 12132, and Federal transit law at 49 U.S.C. § 5332, the Contractor agrees that it will not discriminate against any employee or applicant for employment because of race, color, creed, national origin, sex, age, or disability. In addition, the Contractor agrees to comply with applicable Federal implementing regulations and other implementing requirements FTA may issue.
- 2) Equal Employment Opportunity The following equal employment opportunity requirements apply to the underlying contract:
 - a. Race, Color, Creed, National Origin, Sex In accordance with Title VII of the Civil Rights Act, as amended, 42 U.S.C. § 2000e, and Federal transit laws at 49 U.S.C. § 5332, the Contractor agrees to comply with all applicable equal employment opportunity requirements of U.S. Department of Labor (U.S. DOL) regulations, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor," 41 C.F.R. Parts 60 et seq., (which implement Executive Order No. 11246, "Equal Employment Opportunity," as amended by Executive Order No. 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," 42 U.S.C. §

2000e note), and with any applicable Federal statutes, executive orders, regulations, and Federal policies that may in the future affect construction activities undertaken in the course of the Project. The Contractor agrees to take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, creed, national origin, sex, or age. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.

- b. Age In accordance with section 4 of the Age Discrimination in Employment Act of 1967, as amended, 29 U.S.C. § § 623 and Federal transit law at 49 U.S.C. § 5332, the Contractor agrees to refrain from discrimination against present and prospective employees for reason of age. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
- c. <u>Disabilities</u> In accordance with section 102 of the Americans with Disabilities Act, as amended, 42 U.S.C. § 12112, the Contractor agrees that it will comply with the requirements of U.S. Equal Employment Opportunity Commission, "Regulations to Implement the Equal Employment Provisions of the Americans with Disabilities Act," 29 C.F.R. Part 1630, pertaining to employment of persons with disabilities. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
- 3) The Contractor also agrees to include these requirements in each subcontract financed in whole or in part with Federal assistance provided by FTA, modified only if necessary to identify the affected parties.

10.6 Disadvantaged Business Enterprise (DBE)

- 1) This contract is subject to the requirements of Title 49, Code of Federal Regulations, Part 26, Participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs. The national goal for participation of Disadvantaged Business Enterprises (DBE) is 10%. The agency's overall goal for DBE participation for the period October 1, 2013 through September 30, 2016 is 1.5%.
- 2) The contractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of this DOT-assisted contract. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as City of Gainesville, Florida deems appropriate. Each subcontract the contractor signs with a subcontractor must include the assurance in this paragraph (see 49 CFR 26.13(b)).
- 3) The successful bidder/offeror will be required to report its DBE participation obtained through race-neutral means throughout the period of performance.
- 4) The contractor is required to pay its subcontractors performing work related to this contract for satisfactory performance of that work no later than 30 days after the contractor's receipt of payment for that work from the City of Gainesville, Florida. In addition, the contractor is required to return any retainage payments to those subcontractors within 30 days after the subcontractor's work related to this contract is satisfactorily completed.
- 5) The contractor must promptly notify City of Gainesville, Florida, whenever a DBE subcontractor performing work related to this contract is terminated or fails to complete its work, and must make good faith efforts to engage another DBE subcontractor to perform at least the same amount of work. The contractor may not terminate any DBE subcontractor and perform that work through its own forces or those of an affiliate without prior written consent of City of Gainesville, Florida.

10.7 Energy Conservation

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

10.8 Americans with Disabilities Act

- New Buses and Construction: All design and construction must meet all federal regulations of 49 CFR Part 37 and Part 38.
- (2) Used Buses: Must meet all federal regulations of 49 CFR Part 38.
- (3) Modification of Facilities: Must meet all federal regulations of Appendix A to 49 CFR Part 37, the ADA Accessibility Guideline (ADAAG).

10.9 Privacy Acts

(1) The Contractor agrees to comply with, and assures the compliance of its employees with, the information restrictions and other applicable requirements of the Privacy Act of 1974, 5 U.S.C. § 552a. Among other things, the Contractor agrees to obtain the express consent of the Federal Government before the Contractor or its employees operate a system of records

- on behalf of the Federal Government. The Contractor understands that the requirements of the Privacy Act, including the civil and criminal penalties for violation of that Act, apply to those individuals involved, and that failure to comply with the terms of the Privacy Act may result in termination of the underlying contract.
- (2) The Contractor also agrees to include these requirements in each subcontract to administer any system of records on behalf of the Federal Government financed in whole or in part with Federal assistance provided by FTA.

10.10 Incorporation of Federal Transit Administration (FTA) Terms

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

[The Following Requirements are Conditional Based Upon Value and/or Item/Service:]

- 10.11 **Termination** If this solicitation or contract is valued at \$10,000 or greater (with the exception of contracts with nonprofit organizations and institutions of higher education, for which the applicable threshold is \$100,000):
 - a. Termination for Convenience (General Provision) The City of Gainesville, Florida may terminate this contract, in whole or in part, at any time by written notice to the Contractor when it is in the Government's best interest. The Contractor shall be paid its costs, including contract close-out costs, and profit on work performed up to the time of termination. The Contractor shall promptly submit its termination claim to City of Gainesville, Florida to be paid the Contractor. If the Contractor has any property in its possession belonging to the City of Gainesville, Florida, the Contractor will account for the same, and dispose of it in the manner the City of Gainesville, Florida directs.

Non-Construction:

City shall have the right to terminate this Contract, in whole or in part, without cause, upon seven (7) calendar days' written notice to Contractor. In the event of such termination for convenience, Contractor's recovery against City shall be limited to that portion of the contract price earned through the date of termination, together with any retained funds and direct and immediate termination expenses incurred, but Contractor shall not be entitled to any other or further recovery against City.

Termination of the Contract or a portion thereof, for cause or convenience, shall neither relieve the Contractor of its responsibilities for the completed work nor shall it relieve his/her surety of its obligation for and concerning any just claim arising out of the work performed.

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

If it is later determined by the City of Gainesville, Florida that the Contractor had an excusable reason for not performing, such as a strike, fire, or flood, events which are not the fault of or are beyond the control of the Contractor, the City of Gainesville, Florida, after setting up a new delivery of performance schedule, may allow the Contractor to continue work, or treat the termination as a termination for convenience.

Non-Construction:

If the Contractor fails to observe or perform or is guilty of a substantial violation of any provision of the Contract documents, then the City, after serving at least ten days' written notice to the Contractor of its intent to terminate and after such default shall continue unremedied for a period of ten days, may terminate the Contract without prejudice to any other rights or remedies it may have under this Contract.

If, after default under this subsection, it is determined for any reason that Contractor was not in default, or that its default was excusable, or that City is not entitled to the remedies against Contractor provided herein, then Contractor's remedies against City shall be the same as and limited to those afforded Contractor pursuant to the subsection title TERMINATION FOR CONVENIENCE.

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

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

- d. Waiver of Remedies for any Breach In the event that City of Gainesville, Florida elects to waive its remedies for any breach by Contractor of any covenant, term or condition of this Contract, such waiver by City of Gainesville, Florida shall not limit City of Gainesville's remedies for any succeeding breach of that or of any other term, covenant, or condition of this Contract.
- e. Termination for Convenience (Professional or Transit Service Contracts) The City of Gainesville, Florida, by written notice, may terminate this contract, in whole or in part, when it is in the Government's interest. If this contract is terminated, the City of Gainesville, Florida shall be liable only for payment under the payment provisions of this contract for services rendered before the effective date of termination.
- f. Termination for Default (Supplies and Service) If the Contractor fails to deliver supplies or to perform the services within the time specified in this contract or any extension or if the Contractor fails to comply with any other provisions of this contract, the City of Gainesville, Florida may terminate this contract for default. The City of Gainesville, Florida shall terminate by delivering to the Contractor a Notice of Termination specifying the nature of the default. The Contractor will only be paid the contract price for supplies delivered and accepted, or services performed in accordance with the manner or performance set forth in this contract.

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

10.12 Government Wide Debarment and Suspension (Nonprocurement) – If this solicitation or contract is valued at \$25,000 or more:

Suspension and Debarment

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

The contractor is required to comply with 49 CFR 29, Subpart C and must include the requirement to comply with 49 CFR 29, Subpart C in any lower tier covered transaction it enters into. By signing and submitting its bid or proposal, the bidder or proposer certifies as follows:

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

10.13 Breaches and Dispute Resolution – If this solicitation or contract exceeds \$100,000:

Disputes – Disputes arising in the performance of this Contract which are not resolved by agreement of the parties shall be decided in writing by the City Manager or designee. This decision shall be final and conclusive unless within ten (10) days from the date of receipt of its copy, the Contractor mails or otherwise furnishes a written appeal to the City Manager or designee. In connection with any such appeal, the Contractor shall be afforded an opportunity to be heard and to offer evidence in support of its position. The decision of the City Manager or designee shall be binding upon the Contractor and the Contractor shall abide be the decision.

Performance During Dispute – Unless otherwise directed by City of Gainesville, Florida, Contractor shall continue performance under this Contract while matters in dispute are being resolved.

Claims for Damages – Should either party to the Contract suffer injury or damage to person or property because of any act or omission of the party or of any of his employees, agents or others for whose acts he is legally liable, a claim for damages therefore shall be made in writing to such other party within a reasonable time after the first observance of such injury of damage.

Remedies – Unless this contract provides otherwise, all claims, counterclaims, disputes and other matters in question between the City of Gainesville, Florida and the Contractor arising out of or relating to this agreement or its breach will be decided by arbitration if the parties mutually agree, or in a court of competent jurisdiction within the State in which the City of Gainesville, Florida is located.

Rights and Remedies – The duties and obligations imposed by the Contract Documents and the rights and remedies available thereunder shall be in addition to and not a limitation of any duties, obligations, rights and remedies otherwise imposed or available by law. No action or failure to act by the City of Gainesville, Florida, the Architect or Contractor shall constitute a waiver of any right or duty afforded any of them under the Contract, nor shall any such action or failure to act constitute an approval of or acquiescence in any breach thereunder, except as may be specifically agreed in writing.

10.14 **Lobbying** – If this solicitation or contract is for \$100,000 or more:

Byrd Anti-Lobbying Amendment, 31 U.S.C. 1352, as amended by the Lobbying Disclosure Act of 1995, P.L. 104-65 [to be codified at 2 U.S.C. § 1601, et seq.] – Contractors who apply or bid for an award of \$100,000 or more shall file the certification required by 49 CFR part 20, "New Restrictions on Lobbying." Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier shall also disclose the name of any registrant under the Lobbying Disclosure Act of 1995 who has made lobbying contacts on its behalf with non-Federal funds with respect to that Federal contract, grant or award covered by 31 U.S.C. 1352. Such disclosures are forwarded from tier to tier up to the recipient.

- 10.15 Clean Air If this solicitation or contract exceeds \$100,000, including for indefinite quantities where the amount is expected to exceed \$100,000 in any year:
 - (1) The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. §§ 7401 et seq. The Contractor agrees to report each violation to the Purchaser and understands and agrees that the Purchaser will, in turn, report each violation as required to assure notification to FTA and the appropriate EPA Regional Office.
 - (2) The Contractor also agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FTA.
- 10.16 Clean Water If this solicitation or contract is for \$100,000 or more:
 - (1) The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et <u>seq</u>. The Contractor agrees to report each violation to the Purchaser and understands and agrees that the Purchaser will, in turn, report each violation as required to assure notification to FTA and the appropriate EPA Regional Office.
 - (2) The Contractor also agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FTA.
- 10.17 Contract Work Hours and Safety Standards Act If this solicitation or contract, whether for construction or nonconstruction activities, exceeds \$100,000:
 - (1) Overtime requirements No contractor or subcontractor contracting for any part of the contract work which may require or involve the employment of laborers or mechanics shall require or permit any such laborer or mechanic in any workweek in which he or she is employed on such work to work in excess of forty hours in such workweek unless such laborer or mechanic receives compensation at a rate not less than one and one-half times the basic rate of pay for all hours worked in excess of forty hours in such workweek.
 - (2) Violation; liability for unpaid wages; liquidated damages In the event of any violation of the clause set forth in paragraph (1) of this section the contractor and any subcontractor responsible therefore shall be liable for the unpaid wages. In addition, such contractor and subcontractor shall be liable to the United States for liquidated damages. Such liquidated damages shall be computed with respect to each individual laborer or mechanic, including watchmen and

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- guards, employed in violation of the clause set forth in paragraph (1) of this section, in the sum of \$10 for each calendar day on which such individual was required or permitted to work in excess of the standard workweek of forty hours without payment of the overtime wages required by the clause set forth in paragraph (1) of this section.
- (3) Withholding for unpaid wages and liquidated damages The City of Gainesville shall upon its own action or upon written request of an authorized representative of the Department of Labor withhold or cause to be withheld, from any moneys payable on account of work performed by the contractor or subcontractor under any such contract or any other Federal contract with the same prime contractor, or any other federally-assisted contract subject to the Contract Work Hours and Safety Standards Act, which is held by the same prime contractor, such sums as may be determined to be necessary to satisfy any liabilities of such contractor or subcontractor for unpaid wages and liquidated damages as provided in the clause set forth in paragraph (2) of this section.
- (4) Subcontracts The contractor or subcontractor shall insert in any subcontracts the clauses set forth in paragraphs (1) through (4) of this section and also a clause requiring the subcontractors to include these clauses in any lower tier subcontracts. The prime contractor shall be responsible for compliance by any subcontractor or lower tier subcontractor with the clauses set forth in paragraphs (1) through (4) of this section.

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CERTIFICATION REGARDING LOBBYING

Certification for Contracts, Grants, Loans, and Cooperative Agreements

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

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

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

Shirla Cochelle Signature of Contractor's Authorized Official
Shirla Cochelle Name and Title of Contractor's Authorized Official
111772014 Date

DISCLOSURE OF LOBBYING ACTIVITIES

Approved by OMB 0348-0046

Complete this form to disclose lobbying activities pursuant to 31 U.S.C. 1352 (See reverse for public burden disclosure.)

(To be submitted by bidder, if applicable, refer to instructions on the next page)

1. Type of Federal Action:	2. Status of	Federal Action:	3. Report Type:		
a. contract	· · · · · · · · · · · · · · · · · · ·		a. initial filir	ng	
b. grant	b. initial award		b. material c		
c. cooperative agreement		c. post-award		•	
d. loan			For Materi	al Change Only:	
e. loan guarantee				quarter	
f. loan insurance				- · · · · · · · · · · · · · · · · · · ·	
			date of last i	report	
4. Name and Address of Reporting Enti-	ty:	5. If Reporting Enti	ity in No. 4 is a Suba	wardee, Enter Name	
☐Prime ☐Subawardee		and Address of P	and Address of Prime:		
,	if known :	***************************************			
		ž ,			
		Congressional Die	Congressional District, if known:		
Congressional District, if known.	·4c	Congressional Dis	stite, y mown.		
*			***		
6. Federal Department/Agency:		7. Federai Program	7. Federal Program Name/Description:		
		CEDA Number if	CFDA Number, if applicable:		
		Cr DA (vanioci, ij	CrDA Number, y applicable:		
8. Federal Action Number, if known:		9. Award Amount, i	if known:		
		\$			
40 X7 1411 67 11 7					
10. a. Name and Address of Lobbying Registrant (if individual, last name, first name, MI):			rming Services (incl	uding address if	
(i) individual, itsi name, jirsi name,		different from No. 10a)			
		(last name, first n	ame, MI):		
11 Information requested through this form is authorized by title 31 U.S.C. section					
1352. This disclosure of lobbying activities is a material represe		Print Name:			
upon which reliance was placed by the tier above when this transaction was made or entered into. This disclosure is required pursuant to 31 U.S.C. 1352. This information will be available for public inspection. Any person who fails to file the required disclosure shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.					
		Title:			
				Date:	
Federal Use Only:				Authorized for Local Reproduction	
				Standard Form LLL (Rev. 7-97)	

INSTRUCTIONS FOR COMPLETION OF SF-LLL, DISCLOSURE OF LOBBYING ACTIVITIES

This disclosure form shall be completed by the reporting entity, whether subawardee or prime Federal recipient, at the initiation or receipt of a covered Federal action, or a material change to a previous filing, pursuant to title 31 U.S.C. section 1352. The filing of a form is required for each payment or agreement to make payment to any lobbying entity for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with a covered Federal action. Complete all items that apply for both the initial filing and material change report. Refer to the implementing guidance published by the Office of Management and Budget for additional information.

- 1. Identify the type of covered Federal action for which lobbying activity is and/or has been secured to influence the outcome of a covered Federal action.
- 2. Identify the status of the covered Federal action.
- 3. Identify the appropriate classification of this report. If this is a follow-up report caused by a material change to the information previously reported, enter the year and quarter in which the change occurred. Enter the date of the last previously submitted report by this reporting entity for this covered Federal action.
- 4. Enter the full name, address, city, State and zip code of the reporting entity. Include Congressional District, if known. Check the appropriate classification of the reporting entity that designates if it is, or expects to be, a prime or subaward recipient. Identify the tier of the subawardee, e.g., the first subawardee of the prime is the 1st tier. Subawards include but are not limited to subcontracts, subgrants and contract awards under grants.
- 5. If the organization filing the report in item 4 checks "Subawardee," then enter the full name, address, city, State and zip code of the prime Federal recipient. Include Congressional District, if known.
- 6. Enter the name of the Federal agency making the award or loan commitment. Include at least one organizational level below agency name, if known. For example, Department of Transportation, United States Coast Guard.
- 7. Enter the Federal program name or description for the covered Federal action (item 1). If known, enter the full Catalog of Federal Domestic Assistance (CFDA) number for grants, cooperative agreements, loans, and loan commitments.
- 8. Enter the most appropriate Federal identifying number available for the Federal action identified in item 1 (e.g., Request for Proposal (RFP) number; Invitation for Bid (IFB) number; grant announcement number; the contract, grant, or loan award number; the application/proposal control number assigned by the Federal agency). Include prefixes, e.g., "RFP-DE-90-001."
- 9. For a covered Federal action where there has been an award or loan commitment by the Federal agency, enter the Federal amount of the award/loan commitment for the prime entity identified in item 4 or 5.
- 10. (a) Enter the full name, address, city, State and zip code of the lobbying registrant under the Lobbying Disclosure Act of 1995 engaged by the reporting entity identified in item 4 to influence the covered Federal action.
 - (b) Enter the full names of the individual(s) performing services, and include full address if different from 10 (a). Enter Last Name, First Name, and Middle Initial (MI).
- 11. The certifying official shall sign and date the form; print his/her name, title, and telephone number.

According to the Paperwork Reduction Act, as amended, no persons are required to respond to a collection of information unless it displays a valid OMB Control Number. The valid OMB control number for this information collection is OMB No. 0348-0046. Public reporting burden for this collection of information is estimated to average 10 minutes per response, including time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Office of Management and Budget, Paperwork Reduction Project (0348-0046), Washington, DC 20503.

CERTIFICATION REGARDING DEBARMENT

The prospective contractor certifies, by submission of this bid or proposal, that neither it nor its "principals" as defined at 49 CFR 29.995, or affiliates, as defined at 49 CFR 29.905, are excluded or disqualified as defined at 49 CFR 29.940 and 29.945.

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

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

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

Signature of Contractor's Authorized Official

Name of Contractor's Authorized,Official

Title of Contractor's Authorized Official

Date

CONTRACTOR RESPONSIBILITY CERTIFICATION

The Bidder is required to certify compliance with the following contractor responsibility standards by checking appropriate boxes. For purposes hereof, all relevant time periods are calculated from the date this Certification is executed.

	YES	NO
1. Has the firm been suspended and/or debarred by any federal, state or local government agency or authority in the past three years?		١
2. Has any officer, director, or principal of the firm been convicted of a felony relating to your business industry?		
3. Has the firm defaulted on any project in the past three (3) years?		
4. Has the firm had any type of business, contracting or trade license revoked or suspended for cause by any government agency or authority in the past three (3) years?		
5. Has the firm been found in violation of any other law relating to its business, including, but not limited to antitrust laws, licensing laws, tax laws, wage or hour laws, environmental or safety laws, by a final unappealed decision of a court or government agency in the past three (3) years, where the result of such adjudicated violation was a payment of a fine, damages or penalty in excess of \$1,000?		e
6. Has the firm been the subject of voluntary or involuntary bankruptcy proceedings at any time in the past three (3) years?		1
7. Has the firm successfully provided similar products or performed similar services in the past three (3) years with a satisfactory record of timely deliveries or on-time performance?	i.	
8. Does the firm currently possess all applicable business, contractor and/or trade licenses or other appropriate licenses or certifications required by applicable state or local laws to engage in the sale of products or services?	1	
9. Does the firm have all the necessary experience, technical qualifications and resources, including but not limited to equipment, facilities, personnel and financial resources, to successfully provide the referenced product(s) or perform the referenced service(s), or will obtain same through the use of qualified, responsible subcontractors?		
10. Does the firm meet all insurance requirements per applicable law or bid specifications including general liability insurance, workers' compensation insurance, and automobile liability insurance?	1	
11. Firm acknowledges that it must provide appropriate documentation to support this Contractor Responsibility Certification if so requested by the City of Gainesville. The firm also understands that the City of Gainesville may request additional information or documents to evaluate the responsibility of firm. Firm agrees to provide such additional information or supporting documentation for this Certification.		

Under the penalty of perjury, the Bidder's authorized representative hereby certifies that all information included in the Contractor Responsibility Certification or otherwise submitted for purposes of determining the Bidder's status as a responsible contractor is true, complete and accurate and that he/she has knowledge and authority to verify the information in this certification or otherwise submitted on behalf of the Bidder by his or her signature below.

Name of Bidder: SHEILASHINE CLEANING SE	NUICE INC,
Name/Title of person completing this form: SHEILA TCoCHEL	le ,
Signature: Sheela Rochelle	Date: 11/17/2014

SUBCONTRACTOR/SUBCONSULTANT LIST and BIDDER STATUS

The Bidder/Proposer shall provide information on ALL prospective subcontractor(s)/subconsultant(s) who submit bids/quotations in support of this solicitation. Use additional sheets as necessary.

IDENTIFY EVERY SUBCONTRACTOR(S)/ SUBCONSULTANT(S)	SCOPE OF WORK TO BE PERFORMED	CERTIFIED D/M/WBE FIRM? (Check all that apply)	PERVIOUS YEAR'S ANNUAL GROSS RECEIPT'S	UTILIZING ON THIS PROJECT
NAME:ADDRESS:PHONE:FAX:CONTACT PERSON:	SCOPE OF WORK: AGE OF FIRM:	YES NO: IF YES, DBE OR MBE OR WBE	Less than \$500K \$500K-\$2 mil \$2 mil - \$5 mil more than \$5 mil.	YES or NO
NAME: ADDRESS: PHONE: FAX: CONTACT PERSON:	SCOPE OF WORK: AGE OF FIRM:	YES NO IF YES, DBE OR MBE OR WBE	Less than \$500K \$500K-\$2 mil \$2 mil - \$5 mil more than \$5 mil.	YES or NO
NAME: ADDRESS: PHONE: FAX: CONTACT PERSON:	SCOPE OF WORK: AGE OF FIRM:	NO IF YES, DBE OR MBE OR WBE	Less than \$500K \$500K-\$2 mil \$2 mil - \$5 mil more than \$5 mil.	YES Or NO
Name of Bidder/Proposer: Name/Title of person completing Is Bidder/Proposer a DBE?		is Bidder/Proposer a M/WBI		

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EQUIPMENT/PERSONNEL FORM Copy form as needed

Equipment Make and Model	Year (age)	Use of Equipment
1) Floor Buffer - Colours 17"	2000	45 NEEDED - 44 USABE - WAX HENF
2) FLOOR BUFFER COLEMAN 17"	2010	AS NEEDED - 44/ USEMBO WAXIBURY
3) WET VACIS LOWES	Syps	AS NEDDED-VACUUM IN TEXTURED WATER
4) PusH Browms Lowes	Sept	SWEEP FLOORS
5) Bootle BuGS	SUMS	DO EDBES OF FLOORS
SOUM (9	E ST	MOD UP Floors
	ŚUBS	SWEED Floors
<	248 J. 188	MUD FLOORS
İ		
Personnel Name	Years with firm	Years Experience
1) SHEELY BOHELLE	9418	SUER 2045
2) HEDOUS TO CHOUGE	SUNS	OVERZOYRS
3) IDA SANDERS	SURS	1 21/2
4) KEISHA WASHINGTON	34RS	Leg SMp S
s) Thompson (unan	SYDS	sislat SUD 9/
PAMELIA	37/26	ive IE
	SUBS	57/AR 4300
(8)	2	0586G

EXHIBITS

DRUG FREE WORKPLACE FORM

The undersigned vendor in accordance with Florida Statute 287.087 hereby certifies that

SHELA SHIVE CLEANING SERVICE IM does:

(Name of Business)

- 1. Publish a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the workplace and specifying the actions that will be taken against employees for violations of such prohibition.
- 2. Inform employees about the dangers of drug abuse in the workplace, the business's policy of maintaining a drug-free workplace, any available drug counseling, rehabilitation, and employee assistance programs, and the penalties that may be imposed upon employees for drug abuse violations.
- 3. Give each employee engaged in providing the commodities or contractual services that are under bid a copy of the statement specified in subsection (1).
- 4. In the statement specified in subsection (1), notify the employees that, as a condition of working on the commodities or contractual services that are under bid, the employee will abide by the terms of the statement and will notify the employer of any conviction of, or plea of guilty of nolo contendere to, any violation of Chapter 893, Florida Statutes, or of any controlled substance law of the United State or any state, for a violation occurring in the workplace no later than five (5) days after such conviction.
- 5. Impose a sanction on, or require the satisfactory participation in a drug abuse assistance or rehabilitation program if such is available in the employee's community, by any employee who is so convicted.
- 6. Make a good faith effort to continue to maintain a drug-free workplace through implementation of this section.

As the person authorized to sign the statement, I certify that this firm complies fully with the above requirements.

Shelo Rochtle

Bidder's Signature

11/17/2014

Date

TABULATION OF SUBCONTRACTORS AND MATERIAL SUPPLIERS

The Undersigned states that the following is a complete list of the proposed Subcontractors and Material Suppliers on this Project and the class of work to be performed by each, and that such list will not be added to nor altered without written consent of the City of Gainesville. This form should be completed and submitted with the bid.

Please TYPE or PRINT legibly. Use additional sheets as necessary.

Company Name	Company Phone Number	Class of Work	% or Price of Work	Disadvantaged Business Entity
1. SHETLASKAR CLEMANSITAL	(52) 256-1807	SANTONAAL	(2600)	□ Yes ☑-№6
2.)			□ Yes □ No
3.				□ Yes □ No
4.				□ Yes □ No
5.				□ Yes □ No
MATERIALS SUPPLIERS				
Сотрапу Name	Company Phone Number	Type of Supply/Material	% or Price of Materials	Disadvantaged Business Entity
1. NATIONAL VACESAUM		1700-200 ADS, dodle Bucs	9,99	□ Yes ⊑N6
2.		MGP Buckets, Row Moether		□ Yes □ No
3.				□ Yes □ No
4,				□ Yes □ No
5.				□ Yes □ No
Bidding Company Name: SHELLASH	INE Clement	Lither Sant Form Completed By: Shull of 1 Ochelle	chell	
Date: (((17/2019	<i>h</i> 1	Title: The Start Townson	10 w	2

Legislative ID# 140586G

BUSINESS REFERENCES

PROJECT: Janitorial Services for Regional Transit System Facilities
BIDDER NAME: SHETLASHINE CLEANING SENGRE INC,
Number of years your firm has been doing this type of work: years
Provide information for three references of similar janitorial jobs performed within the past three years. You may include photos or other pertinent information.
#1 Year(s) services provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #2001 FORMERLY ROCHELLES CLEANING #3 Year(s) services provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #4 Year(s) services provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #5 FORMERLY ROCHELLES CLEANING #6 Services provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009): (TYRS) FORMERLY ROCHELLES CLEANING #6 Services Provided (i.e. 1/2009 to 12/2009):
Company Name: Address: City, State Zip: Contact Name: Phone Number: Email Address (if available): PARADEM PROPERTIES / THE COULTEN Company AND Y NONTH MAIN STREET ALVESTILE FC- 32 GO I DUSTIN DUNICIN Fax Number: Email Address (if available):
#2 Year(s) services provided (i.e. 1/2009 to 12/2009): THE 400 APANT MENTS (24NS)
Company Name: Address: City, State Zip: Contact Name: Phone Number: Email Address (if available): Company Name: AMDRID GE, MANAGIE MENT ALV ALV ALV ALV ALV ALV ALV AL
#3 Year(s) services provided (i.e. 1/2009 to 12/2009) 910/5
Company Name: Address: City, State Zip: Contact Name: Phone Number: Email Address (if available): Company Name: CATIVES VILLE, HOUSING AuflenTY Address VILLE, HOUSING AufleNITY AufleNITY STREET SATIVES VILLE, HOUSING AufleNITY Address: FAMELA DAVIS Fax Number: Email Address (if available):
Signature: Date:

CITY OF GAINESVILLE GENERAL GOVERNMENT PURCHASING DIVISION SURVEY BID INFORMATION

BID #: RTSX-150025-DS

DUE DATE: November 20, 2014

@ 3:00 p.m., local time

SEALED BID ON: Janitorial Services for Regional Transit System Facilities

IF YOU DO NOT BID

		II TOO DO NOT DID
Please check	the app	propriate or explain:
	1.	Not enough bid response time.
	2.	Specifications not clear.
	3.	Do not submit bids to Municipalities.
	4.	Current workload does not permit time to bid.
	5.	Delay in payment from Governmental agencies.
	6.	Do not handle this item.
	7.	Other:
Company: _		
Address:		



Zep Commercial Sales & Service 1310 Scaboard Industrial Bivd. Atlanta, GA 30318 1-888-805-HELP (4357) ww.zepcommercial.com

Safety Data Sheetive ID# 140586G

Section 1. Chemical Product and Company Identification

Product name

Industrial Purple Cleaner and Degreaser

Concentrate

Product code

ZU0856

Date of issue

7/16/13

Supersedes 12/07/12

Not available.

Emergency Telephone Numbers

For MSDS Information:

Compliance Services 404-352-1680

For Medical Emergency

(877) 541-2016 Toll Free - All Calls Recorded

For Transportation Emergency

CHEMTREC: (800) 424-9300 - All Calls Recorded In the District of Columbia (202) 483-7616

Prepared By

Compliance Services 1420 Seaboard Industrial Blvd. Atlanta, GA 30318

Section 2. Hazards Identification

Emergency overview

"Hazard Determination System (HDS): Health, Flammability, Reactivity

DANGER!



CAUSES EYE AND SKIN BURNS. HARMFUL IF INHALED OR ABSORBED THROUGH SKIN. HARMFUL OR FATAL IF SWALLOWED.

NOTE: MSDS data pertains to the product as delivered in the original shipping container(s). Risk of adverse effects are lessened by following all prescribed safety precautions, including the use of proper personal protective equipment.

Acute Effects

Routes of Entry

Dermal contact. Eye contact. Inhalation.

Eyes

Causes eye burns. Eye exposure may cause severe and permanent eye injury (blindness).

Skin

Causes skin burns. Harmful if absorbed through the skin. Skin inflammation is characterized by

itching, scaling, reddening or, occasionally, blistering.

Inhalation Avoid breathing vapors, spray or mists. Inhalation of the spray or mist may produce severe irritation of respiratory tract, characterized by coughing, choking or shortness of breath. Overexposure by inhalation may cause respiratory irritation. Can cause central nervous system (CNS)

depression.

Ingestion

Harmful if swallowed. May cause burns to mouth, throat and stomach.

Chronic effects

Overexposure of this product by inhalation or absorption can produce central nervous system depression resulting in headache, nausea and/or dizziness. Repeated or prolonged contact with spray or mist may produce chronic eye irritation and severe skin irritation. Repeated or prolonged exposure to spray or mist may produce respiratory tract irritation leading to frequent attacks of bronchial infection. Contains material which may cause damage to the following organs: blood, kidneys, liver, upper respiratory tract, skin, eyes, central nervous system (CNS).

Carcinogenicity No known significant effects or critical hazards.

Product/ingredient name

Not available.

Additional Information: See Toxicological Information (Section 11)

Safety Data Sheet Product Name Industrial Purple Cleaner and Product code ZU0856 1 6555 ative 10# 140586G

Section 3. Composition/Information on Ingredients		
Name of Hazardous Ingredients	CAS number	% by Weight
sodium hydroxide	1310-73-2	1 - 10
Butoxyethanol; Butyl Cellosolve; 2-butoxyethanol	111-76-2	1 - 10
Fatty acids, tall-oil	61790-12-3	1 - 5
Sulfonic acids, C14-16-alkane hydroxy and C14-16-alkene, sodium salts	68439-57-6	1 - 5
Alkyl(C9-11) alcohol, ethoxylated	68439-46-3	1 - 5

Section 4. First Aid Measures

Eye Contact Immediately flush eyes with plenty of water, occasionally lifting the upper and lower eyelids. Check for and

remove any contact lenses. Continue to rinse for at least 10 minutes. Get medical attention immediately.

Skin Contact Flush affected skin with plenty of water. Remove contaminated clothing and shoes. Wash clothing before reuse.

Get medical attention immediately.

Inhalation Move exposed person to fresh air. If not breathing, give artificial respiration. If breathing is difficult, give

oxygen. Get medical attention immediately.

Do not induce vomiting unless directed to do so by medical personnel. If vomiting occurs, the head should be Ingestion

kept low so that vomit does not enter the lungs. If affected person is conscious, give plenty of water to drink.

National Fire Protection Association (U.S.A.)

Never give anything by mouth to an unconscious person. Get medical attention immediately.

Section 5. Fire Fighting Measures

Flash Point Closed cup: >88°C (>190.4°F)

Flammable Limits Not applicable

Flammability Non-combustible.

Fire hazard In a fire or if heated, a pressure increase will occur and the container may burst. May emit

toxic fumes under fire conditions.

Fire-Fighting Use an extinguishing agent suitable for the surrounding fire. Do not release runoff from fire to

Procedures drains or watercourses.

Section 6. Accidental Release Measures

Spill Clean up Put on appropriate personal protective equipment (see section 8). Stop leak if without risk. Move containers

from spill area. Dilute with water and mop up if water-soluble or absorb with an inert dry material and place in

an appropriate waste disposal container. Dispose of via a licensed waste disposal contractor.

Section 7. Handling and Storage

Put on appropriate personal protective equipment (see section 8). Avoid contact with eyes, skin and clothing. Do Handling

not breathe vapor or mist. Use with adequate ventilation. Do not ingest. Do not reuse container. Wash thoroughly

after handling. Observe label precautions.

Store in original container protected from direct sunlight in a dry, cool and well-ventilated area, away from Storage

incompatible materials (see section 10) and food and drink. Store between the following temperatures: 40°F - 120°F

(4.4°C - 49°C). Keep out of the reach of children.

Section 8. Exposure Controls/Personal Protection

Product name **Exposure limits**

sodium hydroxide

ACGIH TLV (United States, 2/2010).

C: 2 mg/m3

OSHA PEL 1989 (United States, 3/1989). CEIL: 2 mg/m3

NIOSH REL (United States, 6/2009).

CEIL: 2 mg/m3

OSHA PEL (United States, 6/2010),

TWA: 2 mg/m3 8 hour(s).

Butoxyethanol; Butyl Cellosolve; 2-butoxyethanol OSHA PEL 1989 (United States, 3/1989). Absorbed through skin.

TWA: 25 ppm 8 hour(s).

TWA: 120 mg/m3 8 hour(s).

NIOSH REL (United States, 6/2009). Absorbed through skin.

TWA: 5 ppm 10 hour(s).

TWA: 24 mg/m3 10 hour(s)

ACGIH TLV (United States, 2/2010).

TWA: 20 ppm 8 hour(s).

OSHA PEL (United States, 6/2010). Absorbed through skin. TWA: 50 ppm 8 hour(s).

TWA: 240 mg/m3 8 hour(s).

Product code ZU0856 Safety Data Sheet Product Name Industrial Purple Cleaner and

Personal Protective Equipment (PPE)

Eyes

Splash goggles. Face shield.

Body

Wear appropriate protective clothing to prevent skin contact.

Recommended: Neoprene gloves. Nitrile gloves. Rubber gloves.

Synthetic apron. Chemical resistant boots.

Respiratory Use with adequate ventilation. Provide exhaust ventilation or other engineering controls to keep the airborne concentrations of vapors below their respective occupational exposure limits. Wear appropriate respirator when ventilation is

inadequate.

Section 9. Physical and Chemical Properties

Physical State

Liquid.

рΗ

13.0 - 14.0

Boiling Point

98.9°C (210°F)

Specific Gravity 1,055 Solubility

Easily soluble in the following materials: cold water

and hot water.

Color Clear, Purple. Odor Mild. Ethereal.

Vapor Pressure Not determined.

Vapor Density >1 [Air = 1]

Evaporation Rate I (Water = 1)

VOC (Consumer) 3.4 % (w/w) 0.299 lbs/gal (35.9 g/l)

Legislative 10# 1405860

Section 10. Stability and Reactivity

Stability and Reactivity

The product is stable.

Incompatibility

Reactive or incompatible with the following materials: oxidizing materials, metals and acids.

Hazardous Polymerization

Will not occur.

Hazardous Decomposition Products carbon oxides (CO, CO₂)

Section 11. Toxicological Information

Acute Toxicity

Product/ingredient name	Result	Species	Dose	Exposure
Sodium Hydroxide	LD50 Dermal	Rabbit	>2000 mg/kg	_
	LD50 Oral	Rat	500 mg/kg	-
2-butoxyethanol	LC50 Inhalation Gas.	Rat	450 ppm	4 hours
	LC50 Inhalation Vapor	Guinea pig	>633 ppm	1 hours
	LD50 Dermal	Guinea pig	>2000 mg/kg	
	LD50 Dermal	Rabbit	220 mg/kg	-
	LD50 Oral	Guinea pig	1200 mg/kg	_
	LD50 Oral	Rat	250 mg/kg	-
Benzenesulfonic acid, C10-16-alkyl derivs.	LD50 Dermal	Rabbit	2000 mg/kg	
	LD50 Oral	Rat	775 mg/kg	-
Alkyl(C9-11) alcohol, ethoxylated	LD50 Dermal	Rabbit	>2000 mg/kg	_
	LD50 Oral	Rat	1378 mg/kg	-
	LD50 Oral	Rat	1400 mg/kg	-

Section 12. Ecological Information

Environmental Effects

Not available.

Aquatic Ecotoxicity

Product/ingredient name	Test	Result	Species	Exposure
sodium hydroxide	-	Acute EC50 40.38 mg/L Fresh water	Crustaceans - Water flea - Ceriodaphnia dubia - Neonate - <24 hours	48 hours
	-	Acute LC50 125000 ug/ L Fresh water	Fish - Western mosquitofish - Gambusia affinis - Adult	96 hours
Butoxyethanol; Butyl Cellosolve; 2-butoxyethanol	-	Acute EC50 >1000 mg/ L Fresh water	Daphnia - Water flea - Daphnia magna - <24 hours	48 hours
	•	Acute LC50 800000 ug/ L Marine water	Crustaceans - Common shrimp, sand shrimp - Crangon crangon	48 hours
	•	Acute LC50 1250000 ug/L Marine water	Fish - Inland silverside - Menidia beryllina - 40 to 100 mm	96 hours
Sulfonic acids, C14-16-alkane hydroxy and C14-16-alkene, sodium salts	-	Acute EC50 4.53 mg/L Fresh water	Crustaceans - Water flea - Ceriodaphnia dubia - Neonate - <24 hours	48 hours
Alkyl(C9-11) alcohol, ethoxylated	•	Acute EC50 5.36 mg/L Fresh water	Crustaceans - Water flea - Ceriodaphnia dubia -	48 hours

Product code ZU0856 Safety Data Sheet Product Name Industrial Purple Cleaner and Legislative ID# 140586G

> Neonate - <24 hours Acute EC50 2686 ug/L

Fresh water

Fresh water

Acute LC50 8500 ug/L

Danimia - Water flea

48 hours

Daphnia magna -

Neonate - <24 hours

Fish - Fathead minnow - 96 hours Pimephales promelas

Section 13. Disposal Considerations

Waste Information

Waste must be disposed of in accordance with federal, state and local environmental control regulations. Consult your local or regional authorities for additional information.

Waste Stream Code: D002

Classification: - [Hazardous waste]

Origin: - [RCRA waste.]

Section 14. Transport Information

Regulatory information	UN number	Proper shipping name	Classes	PG*	Label
DOT Classification	UN3266	Corrosive liquid, Basic, Inorganic, NOS (sodium hydroxide)	8	· ·	
TDG Classification	UN3266	Corrosive liquid, basic, inorganic, n.o.s. (sodium hydroxide)	8	II	*
IMDG Class	UN3266	Corrosive liquid, basic, inorganic, n.o.s. (sodium hydroxide)	8		

NOTE: DOT classification applies to most package sizes. For specific container size classifications or for size exceptions, refer to the Bill of Lading with your shipment.

PG* : Packing group

Section 15. Regulatory Information

U.S. Federal Regulations

SARA 313 toxic chemical notification and release reporting:

Product name

Butoxyethanol; Butyl Cellosolve; 2-butoxyethanol

Clean Water Act (CWA) 311: sodium hydroxide;

Clean Air Act (CAA) 112 regulated toxic substances: No products were found.

All Components of this product are listed or exempt from listing on TSCA Inventory.

State Regulations

California Prop 65

None of the components are listed.

Canada

WHMIS (Canada)

Class D-1A: Material causing immediate and serious toxic effects (Very

toxic).

Class E: Corrosive material

Section 16. Other Information

To the best of our knowledge, the information contained herein is accurate. However, neither the above named supplier nor any of its subsidiaries assumes any liability whatsoever for the accuracy or completeness of the information contained herein.

Final determination of suitability of any material is the sole responsibility of the user. All materials may present unknown hazards and should be used with caution. Although certain hazards are described herein, we cannot guarantee that these are the only hazards that exist,

*NOTE. Hazard Determination Nystem (HDS) ratings are based on a 0-4 rating scale, with 0 representing minimal hazards or risks, and 4 representing significant hazards or risks. Although these ratings are not required on MSDSs under 20 CFR 1910.1200, the preparer may choose to provide them. HDS ratings are to be used with a fully implemented program to relay the meanings of this scale

MATERIAL SAFETY DATA SHEET: SIMPLE GREEN 40586G

I. PRODUCT & COMPANY INFORMATION

PRODUCT NAME: SIMPLE GREEN® CLEANER / DEGREASER / DEODORIZER

Page 1 of 4

COMPANY NAME:

SUNSHINE MAKERS, INC.

Version No. 1008

15922 Pacific Coast Highway

Issue Date: January, 2003

Huntington Harbour, CA 92649 USA

Telephone: 800-228-0709 • 562-795-6000

Fax: 562-592-3034

Website: www.simplegreen.com

For 24-hour emergency, call Chem-Tel, Inc.: 800-255-3924

USE OF PRODUCT: An all purpose cleaner and degreaser used undiluted or diluted in water for direct, spray,

and dip tank procedures.

II. INGREDIENT INFORMATION

The only ingredient of Simple Green® with established exposure limits is undiluted 2-butoxyethanol (<6%) (Butyl Cellosolve; CAS No. 111-76-2): the OSHA PEL and ACGIH TLV is 25 ppm (skin). Note, however, that Butyl Cellosolve is only one of the raw material ingredients that undergo processing and dilution during the manufacture of Simple Green®. Upon completion of the manufacturing process, Simple Green® does not possess the occupational health risks associated with exposure to undiluted Butyl Cellosolve. Verification of this is contained in the independent test results detailed under "Toxicological Information" on Page 3 of this MSDS.

The Butyl Cellosolve in Simple Green® is part of a chemical category (glycol ethers) regulated by the Emergency Planning and Community Right-to-Know Act (SARA, Title III, section 313); therefore, a reporting requirement exists. <u>Based upon chemical analysis</u>, Simple Green® contains no known EPA priority pollutants, heavy metals, or chemicals listed under RCRA, CERCLA, or CWA. Analysis by TCLP (Toxicity Characteristic Leaching Procedure) according to RCRA revealed no toxic organic or inorganic constituents.

All components of Simple Green® are listed on the TSCA Chemical Substance Inventory.

III. HAZARDS IDENTIFICATION

UN Number:

Not required

Dangerous Goods Class:

Nonhazardous

Hazard Rating (NFPA/HMIS)

Health = 1*

Reactivity = 0

Fire = 0

Special = 0



Rating Scale

0 = minimal

1 = slight

2 = moderate

3 = serious

4 = severe

*Mild eye irritant, non-mutagenic and non-carcinogenic. None of the ingredients in Simple Green® are regulated or listed as potential cancer agents by Federal OSHA, NTP, or IARC.

SUNSHINE MAKERS, INC.

IX. PERSONAL PROTECTION

Precautionary Measures:

No special requirements under normal use conditions.

Eye Protection:

Caution, including reasonable eye protection, should always be used to avoid

eye contact where splashing may occur.

Skin Protection:

No special precautions required; rinse completely from skin after contact.

Respiratory Protection:

No special precautions required.

Work and Hygienic Practices:

No special requirements. Wash or rinse hands before touching eyes or contact lenses.

X. PHYSICAL AND CHEMICAL PROPERTIES

Appearance/odor:

Translucent green liquid with characteristic sassafras odor.

Specific Gravity:

1.0257

Vapor Pressure: 17 mm Hg @ 20 °C; 22 mm Hg @ 25 °C

pH of concentrate:

9.5

Density:

Vapor Density: 1.3 (air = 1)8.5 lbs./gallon

Evaporation: Boiling Point: >1 (butyl acetate = 1) 110 °C (231 °F)

Freezing Point:

temperature and agitated.

-9 °C (16 °F) If product freezes, it will reconstitute without loss of efficacy when brought back to room

VOC Composite Partial Pressure: 0.006 mm Hg @ 20 °C

Volatile Organic Compounds (VOCs): 7.96 g/L per ASTM Method 3960-90. Per California AQMD's VOC test method. product must be diluted at least 4 parts of water to 1 part Simple Green® in order to meet SCAQMD Rule 1171 & Rule 1122 and BAAQMD Regulation 8-16 VOC requirements for solvent cleaning operations.

Water Solubility: Completely soluble in water. The higher salt concentrations in marine ecosystems will lead to complexes with Simple Green® that may become visible at ratios above one part Simple Green® to 99 parts seawater.

Ash Content:

At 600 °F: 1.86% by weight.

Nutrient Content:

Nitrogen: <1.0% by weight (fusion and qualitative test for ammonia).

Phosphorus: 0.3% by formula,

Sulfur: 0.6% by weight (barium chloride precipitation method).

Detection: Simple Green® has a characteristic sassafras odor that is not indicative of any hazardous situation.

XI. STABILITY AND REACTIVITY INFORMATION

Nonreactive. Simple Green® is stable, even under fire conditions, and will not react with water or oxidizers. Hazardous polymerization will not occur.

XII. TOXICOLOGICAL INFORMATION

Nonhuman Toxicity

Acute Mortality Studies:

Oral LD_{so} (rat):

>5.0 g/kg body weight

Dermal LD₅₀ (rabbit): >2.0 g/kg body weight

Dermal Irritation: Only mild, but reversible, irritation was found in a standard 72-hr test on rabbits. A value of 0.2 (non-irritating) was found on a scale of 8.

H

Eye Irritation: With or without rinsing with water, the irritation scores in rabbits at 24 hours did not exceed 15 (mild irritant) on a scale of 110.

Subchronic dermal effects: No adverse effects, except reversible dermal irritation, were found in rabbits exposed to Simple Green® (up to 2.0 g/kg/day for 13 weeks) applied to the skin of 25 males and 25 females. Only female body weight gain was affected. Detailed microscopic examination of all major tissues showed no adverse changes.

Fertility Assessment by Continuous Breeding: The Simple Green® formulation had no adverse effect on fertility and reproduction in CD-1 mice with continuous administration for 18 weeks, and had no adverse effect on the reproductive performance of their offspring.

Simple Green® MSDS No. 1008 Page 4 of 4

XIII. BIODEGRADABILITY AND ENVIRONMENTAL TOXICITY INFORMATION

Biodegradability:

Simple Green® is readily decomposed by naturally occurring microorganisms. The biological oxygen demand (BOD), as a percentage of the chemical oxygen demand (COD), after 4, 7, and 11 days was 56%, 60%, and 70%, respectively. Per OECD Closed Bottle Test, Simple Green® meets OECD and EPA recommendations for ready biodegradability. In a standard biodegradation test with soils from three different countries, Butyl Cellosolve reached 50% degradation in 6 to 23 days, depending upon soil type, and exceeded the rate of degradation for glucose which was used as a control for comparison.

Environmental Toxicity Information:

Simple Green® is considered practically non-toxic per EPA's aquatic toxicity scale. Simple Green® is non-lethal to any of the marine and estuarine test animals listed in the following table at concentrations below 200 mg/L (0.02%). This table shows the Simple Green® concentrations that are likely to be lethal to 50% of the exposed organisms.

	im	-	31 A		
LC ₅₀	3 []	31163	/1 4	111	11116
				_	

	48-hour	96-hour
Marine Fish:		
Mud minnow (Fundulus heteroclitus)	1690	1574
Whitebait (Galaxias maculatus)	210	210
Marine/Estuarine Invertebrates:		
Brine Shrimp (Artemia salina)	610	399
Grass Shrimp (Palaemonetes pugio)	270	220
Green-lipped Mussel (Perna canaliculus)	220	220
Mud Snail (Potamopyrgus estuarinus)	410	350

XIV. DISPOSAL CONSIDERATIONS

Simple Green® is fully water soluble and biodegradable and will not harm sewage-treatment microorganisms if disposal by sewer or drain is necessary. Dispose of in accordance with all applicable local, state, and federal laws.

XV. OTHER INFORMATION

Containers:

Simple Green® residues can be completely removed by rinsing with water; the container may be

recycled or applied to other uses.

Electrical Wiring Compatibility:

Polyimide insulated wiring is not affected by exposure to Simple Green®. After immersion in

Simple Green® for 14 days at 74°F, the 61 cm piece of polyimide insulated wire passed a one minute

dielectric proof test at 2500 volts (ASTM D-149).

Contact Point:

Sunshine Makers, Inc., Research and Development Division: 562-795-6000.

*** NOTICE ***

All information appearing herein is based upon data obtained by the manufacturer and recognized technical Judgments as to the suitability of information herein for purchaser's purposes are necessarily sources. purchaser's responsibility. Therefore, although reasonable care has been taken in the preparation of this information, Sunshine Makers, Inc. or its distributors extends no warranties, makes no representations and assumes no responsibility as to the suitability of such information for application to purchaser's intended purposes or for consequences of its use.



This industrial Material Safety Data Sheet is not intended for consumers and does not address consumer use of the product. For information regarding consumer applications of this product, refer to the product label.

Version 1.0

Revision Date 03/19/2013

Print Date 03/19/2013

SECTION 1. PRODUCT AND COMPANY IDENTIFICATION

Product name

FABULOSO ALL PURPOSE CLEANER LIQUID -

LAVENDER

MSDS Number

200000034477

CAS-No.

Not applicable - product is a mixture

General Use

Formulated all purpose cleaner for household use.

Company

: Colgate-Palmolive Co

300 Park Avenue

New York, NY 10022

Telephone

(800) 432-8226

Emergency telephone

number

For emergencies involving spill, leak, fire, exposure or accident call CHEMTREC (24hr) at (800) 424-9300 or

(703) 527-3887.

Medical Emergency

(24HR):

For MEDICAL EMERGENCIES involving this product call:

(888) 489-3861

SECTION 2. HAZARDS IDENTIFICATION

Emergency Overview

Form

: Liquid

Appearance

: Purple

Odour

Characteristic

Potential Health Effects

Eve contact

: Causes eye irritation on direct contact.

Skin contact

: May cause skin irritation upon prolonged contact.

Inhalation

: No adverse effects due to inhalation are expected.

Ingestion

: May be harmful if swallowed in large quantities.

SECTION 3. COMPOSITION/INFORMATION ON INGREDIENTS

Hazardous components

OSHA-REGULATED COMPONENTS (present at a concentration of > or = 1%)

Chemical Name	CAS-No.	Concentration *
PROPYLENE GLYCOL PROPYL ETHER	1569-01-3	1.00 - 5.00



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Version 1.0	Revision Date 03/19/2013		Print Date 03/19/2013	
SODIUM DODECYL BENZENE SULFONATE (LINEAR)	25155-30-0	1.00 - 5.00		

^{*}All concentrations are present by weight unless ingredient is a gas. Gas concentrations are in percent by volume.

Carcinogenicity:

Listed Carcinogens: The following components, present at a concentration of > or = 0.1%, are listed as carcinogens or potential carcinogens by either the National Toxicology Program (NTP), the International Agency for Research on Cancer (IARC), OSHA or ACGIH

No component of this product present at levels greater than or equal to 0.1% is identified as probable, possible or confirmed human carcinogen by IARC.

No component of this product present at levels greater than or equal to 0.1% is identified as a carcinogen or potential carcinogen by OSHA.

No component of this product present at levels greater than or equal to 0.1% is identified as a known or anticipated carcinogen by NTP.

No component of this product present at levels greater than or equal to 0.1% is identified as a carcinogen or potential carcinogen by ACGIH.

SECTION 4. FIRST AID MEASURES

First aid procedures

Eve contact : Flush eves with water at least

: Flush eyes with water at least 15 minutes. Get medical

attention if eye irritation develops or persists.

Skin contact

: Flush skin with large amounts of water. If irritation develops

and persists, get medical attention.

Inhalation

: Remove victim to fresh air. Get medical attention, if

symptoms persist.

Ingestion

: Drink 8 ounces of clear water. Get medical attention.

SECTION 5. FIREFIGHTING MEASURES

Flammable properties

Flash point

: Remarks: no data available

Fire fighting

Suitable extinguishing

media

: Use water spray, alcohol-resistant foam, dry chemical or

carbon dioxide.



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Version 1.0

Revision Date 03/19/2013

Print Date 03/19/2013

Protective equipment and precautions for firefighters

Special protective equipment for firefighters

: Self-contained breathing apparatus and full protective clothing

should be worn when fighting chemical fires.

SECTION 6. ACCIDENTAL RELEASE MEASURES

Personal precautions

: Use personal protection recommended in Section 8 of the

MSDS.

Methods for containment / Methods for cleaning up : Cover with inert, absorbent material and remove to disposal

container. Spill area may be slippery. Flush with plenty of

water.

SECTION 7. HANDLING AND STORAGE

Storage

Requirements for storage

areas and containers

: Store at controlled room temperature at 20-25°C (68-77°F).

SECTION 8. EXPOSURE CONTROLS/PERSONAL PROTECTION

Exposure Guidelines

Engineering Controls

: In an industrial work environment, no special precautions or

control measures are required.

Personal protective equipment

Protective measures

: In an industrial work environment, if a splash is likely, chemical goggles may be needed. Prolonged skin contact may require protective gloves. For consumer use, no unusual

precautions are necessary.

General Hygiene Considerations

: In an industrial work environment, avoid eye and prolonged

skin contact.

SECTION 9. PHYSICAL AND CHEMICAL PROPERTIES

Form

: Liquid

Appearance

: Purple

Odour

: Characteristic



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Version 1.0

Revision Date 03/19/2013

Print Date 03/19/2013

Flash point

: Note: no data available

рΗ

: 7.0

SECTION 10. STABILITY AND REACTIVITY

Materials to avoid

: Remarks: Strong oxidizing agents

Hazardous decomposition

: Note: None known.

products
Hazardous reactions

: Hazardous polymerisation does not occur.

SECTION 11. TOXICOLOGICAL INFORMATION

This product has not been tested as a whole. However, this formula was reviewed by expert toxicologists in the Product Safety Assurance Department of Colgate-Palmolive and is determined to be safe for its intended use. This review has taken into consideration available safety-related information including information on individual ingredients, similar formulas and potential ingredient interactions. This review is a component of the hazard determination used to prepare the statements in Section 3 of the MSDS.

SECTION 12. ECOLOGICAL INFORMATION

No data available

SECTION 13. DISPOSAL CONSIDERATIONS

Further information

: Any disposal practice must be in compliance with local, state and federal laws and regulations (contact local or state environment agency for specific rules). Do not dump in

sewers, any body of water or on the ground.

SECTION 14. TRANSPORT INFORMATION

DOT

Not regulated.

TDG

Not regulated.

IATA

Not regulated.



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Version 1.0

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Print Date 03/19/2013

IMDG

Not regulated.

SECTION 15. REGULATORY INFORMATION

US Regulations

SARA

Section 302 Extremely Hazardous Substances (40 CFR 355, Appendix A) : FORMALDEHYDE

Sulfuric Acid

CERCLA Hazardous Substance List (40 CFR 302.4) - Reportable Quantity

: 74074 lbs

SODIUM DODECYL BENZENE SULFONATE

(LINEAR)

1666667 lbs

FORMALDEHYDE

5917160 lbs

Sulfuric Acid

Clean Air Act

Clean Air Act 111 Standards of Performance for New Stationary Sources FORMALDEHYDE

Clean Water Act

Clean Water Act Section 311 Hazardous Substances (40 CFR 117.3)

: FORMALDEHYDE

Sulfuric Acid

SODIUM DODECYL BENZENE

SULFONATE (LINEAR)



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Version 1.0

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Print Date 03/19/2013

State Regulations

Massachusetts Right-To-

Know List

: FORMALDEHYDE

Sulfuric Acid

SODIUM DODECYL BENZENE SULFONATE (LINEAR)

New Jersey Right-To-

Know List

: WATER

SODIUM DODECYL BENZENE SULFONATE (LINEAR)

PROPYLENE GLYCOL PROPYL ETHER

Lavender frag. for cleaner F-37560 (Intarome)

Pennsylvania Right-To-

: WATER

Know List

SODIUM DODECYL BENZENE SULFONATE (LINEAR)

Canada

Canadian Workplace Hazardous Materials Information System (WHMIS) Listed Material

: SODIUM DODECYL BENZENE SULFONATE

(LINEAR)

Canadian Controlled Products Regulations: This product has been classified according to the hazard criteria of the CPR and the MSDS contains all of the information required by the CPR.

Other Information

TSCA Section 8(b) Status

: All ingredients in this product are listed on the

TSCA Inventory or are not required to be listed on

the TSCA Inventory.

In accordance with OSHA 29 CFR 1910.1048 formaldehyde is not listed in Section 3 of this MSDS, however, formaldehyde is regulated by State and Federal regulations at varying concentrations. State and Federal information can be found above in Section 15.

SECTION 16. OTHER INFORMATION

<u>Further information</u>

MSDS Number

200000034477



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Version 1.0

Revision Date 03/19/2013

Print Date 03/19/2013

Disclaimer: The information on this sheet is limited to the material identified and is believed by the Colgate-Palmolive Company to be correct based on its knowledge and information as of the date noted. Colgate makes no representation, guarantee or warranty, expressed or implied, as to the accuracy, reliability or completeness of the information and assumes no responsibility for injury, damage or loss resulting from the use of the material.



The Procter & Gamble Company P&G Household Care Fabric & Home Care Innovation Center 5299 Spring Grove Avenue Cincinnati, OH 45217-1087

MATERIAL SAFETY DATA SHEET

MSDS #: RQ1000484

Supersedes: N/A

Issue Date: March 4, 2010
Issue Date: N/A

SECTION I - PRODUCT IDENTIFICATION

Identity: Disinfecting Multi-Purpose Liquid Hard Surface Cleaner

Finished Product

Brands: Mr. Clean Antibacterial Multi-Surfaces and Mr. Clean Disinfectant Multi-

Surfaces Liquid (Summer Citrus scent)

P&G Telephone Number: 1-800-867-2532 or call Local Poison Control Center or your physician.

SECTION II - HAZARDS IDENTIFICATION

Potential Health Hazards (Acute and Chronic): (See Section 11 for more information)

Ingestion: May be harmful if swallowed.

Eye Contact: Mild eye irritant. Skin Contact: May skin irritant.

Inhalation: N/A

Signs and Symptoms of Exposure:

Ingestion: Oral ingestion may result in transient system effects (ataxia and muscle weakness) and/or gastrointestinal irritation with nausea, vomiting or diarrhea. This product contains alcohol ethoxylates. Large ingestions (>2 ml/kg) may also cause symptoms of alcohol-like intoxication, lack of coordination, drowsiness, inarticulateness, headache or ataxia. Alcohol ethoxylates may contribute to central nervous system symptoms.

Eye Contact: Instillation into the eye may result in transient superficial effects similar to those produced by mild toilet soaps and detergents.

Skin Contact: Use on irritated or extremely dry skin may aggravate the existing condition.

Inhalation: N/A

Medical Conditions Generally Known to be Aggravated by Exposure: N/A **Potential Environmental Effects:** (See Section 12 for more information)

	SECTION III -	COMPOSITION 2	AND INGREDIEN	TTS	
Active ingredient lis	sted on the produ	ct label is the follo	owing:		
Sodium hydroxide.				0.34%	
Other Ingredients (i	ncludes grease cu	itting agents)		99.66%	
Total					
Hazardous Ingredient	s as defined by OS	HA, 29 CFR 1910.	1200. and/or WHM	IS under the HPA:	
Chemical Name	Common Name	CAS No.	Composition	TLV/LD50/LC50	
			Range		
Alcohol ethoxylates	Nonionic surfactants	Confidential	3-7%	LD50 (rat, oral) = 200-2000 mg/kg	

SECTION IV - FIRST AID INFORMATION

First Aid Procedures:

Ingestion: Drink 1-2 glasses of water and call a physician or poison control center (product contains alcohol ethoxylates) – do not induce vomiting unless they tell you to do so. Eye Contact: Hold eyes open and rinse gently with water for 15-20 min. If wearing contacts, remove lenses after first 5 min., and continue rinsing. If irritation persists, call a physician. Skin: Thoroughly wash exposed area with soap and water and discontinue use. Remove contaminated clothing. If irritation persists, call a physician. Inhalation: Remove to fresh air.

Note to Physician: (if applicable): N/A

Other: Consumer product package has the following precautionary statement: "KEEP OUT OF REACH OF CHILDREN. CAUTION: Causes eye irritation. Avoid contact with eyes.

SECTION V - FIRE FIGHTING INFORMATION

Flash Point (Method Used): >200°F / >93.3°C (ASTM D-93 Pensky-Martens Closed Cup).

Flammable Properties:

Upper Flammable Limit: N/A Lower Flammable Limit: N/A

Explosive Limits:

UEL: N/A

LEL: N/A

Auto-ignition Temperature: N/A

Hazardous Combustion Products: None known.

Explosion Data (Sensitivity to Mechanical Impact): N/A Explosion Data (Sensitivity to Static Discharge): N/A

Extinguishing Media:

Suitable: CO₂, water, dry chemical or "alcohol" foam. Use water to keep fire-exposed container cool.

Unsuitable: N/A

Protection of Firefighters:

Specific Hazards Arising from the Material: None

Protective Equipment and Precautions for Firefighters: No unusual precautions necessary.

SECTION VI - ACCIDENTAL RELEASE MEASURES

Personal Precautions: See Section VIII below.

Environmental Precautions: DISPOSAL IS TO BE PERFORMED IN COMPLIANCE WITH ALL FEDERAL, STATE/PROVINCIAL AND LOCAL REGULATIONS. Do not landfill. Small (household) quantities may be disposed of via sewer with large quantities of water. Incineration is preferred where permitted.

Methods for Containment: Prevent spills from reaching a waterway.

Methods for Cleanup: Use water spray to dilute and/or wash away spills to avoid exposure and to

protect persons working to stop/repair leak. Absorb spilled product onto absorbent material.

Other Information: (if applicable) N/A

SECTION VII - HANDLING AND STORAGE

Precautions To Be Taken in Handling: Handle in a well ventilated, cool and dry area.

Precautions To Be Taken in Storage: Storage must be in a well ventilated, cool and dry area.

SECTION VIII - EXPOSURE CONTROLS / PERSONAL PROTECTION

Exposure Guidelines:

N/A

Engineering Controls:

Ventilation *Mechanical* (General): Normal/general dilution ventilation is acceptable.

Personal Protective Equipment (PPE):

Eve/Face Protection: None required with normal consumer use.

Occupational Setting: For splash protection, use chemical goggles. Eye Wash fountain is desirable.

Skin Protection: None required with normal consumer use.

Occupational Setting: Protective gloves (rubber, neoprene) should be used for prolonged direct contact.

Respiratory Protection: None required with normal use.

SECTION IX - PHYSICAL AND CHEMICAL PROPERTIES

Appearance (color, physical form, shape):

Colored liquid (orange). Packaged in a pourable

plastic bottle.

Odor: Product is perfumed.

Odor Threshold: N/A

Physical State: Liquid.

Vapor Pressure (mm Hg): N/A

Vapor Density (Air=1): N/A

Boiling Point: N/A

content.

Partition Coefficient (n-octanol/water): N/A

pH (10% solution): 10.3

Volatile Organic Compound (VOC): Product complies with US State and Federal regulations for VOC

Flash Point (Method Used): >200F / >93.3°C

Evaporation Rate (nBuOAc=1): Unknown

(ASTM D-93 Pensky-Martens Closed Cup.)

Reserve Alkalinity: N/A

Solubility in Water: Completely

Melting/Freezing Point: N/A

Decomposition Temperature: N/A

Specific Gravity/Density: 1.019 g/cm³

SECTION X – STABILITY AND REACTIVITY

Chemical Stability: Stable Conditions to Avoid: None

Incompatible Materials: None

Hazardous Decomposition Products: None known Possibility of Hazardous Reactions: None known

SECTION XI - TOXICOLOGICAL INFORMATION

Chronic Effects: No chronic health effects reported.

Target Organs: No target organs reported.

Carcinogenicity: This finished consumer product is not carcinogenic.

NTP: No IARC: No

All product ingredients were checked for NTP and IARC carcinogen listings relevant to this product

formulation.

SECTION XII - ECOLOGICAL INFORMATION

No concerns at relevant environmental concentrations.

SECTION XIII - DISPOSAL CONSIDERATIONS

Waste Disposal Method: Disposal is to be performed in compliance with federal, state/provincial and local regulations.

Non-Household Setting (US Federal): Industrial disposal of product in finished, consumer-ready packaging must be disposed of as an organic pesticide. Records must be kept of the disposal that documents the method of disposal, the date of disposal, the location of the disposal site, the type of pesticide disposed of (organic pesticide), and the amount of pesticide disposed of. Disposal records must be retained for 20 years. Incineration is preferred where permitted. Product removed from finished, consumer-ready packaging may be disposed of as non-pesticidal, liquid waste which is non-hazardous waste according to Federal RCRA regulations (40 CFR 261).

California Hazardous Waste: Yes

Household Use: Consumers may dispose of small (household) quantities down the drain with large quantities of water. Discard empty container in trash or thoroughly rinse and recycle container where facilities exist.

SECTION XIV - TRANSPORT INFORMATION

Ground Transport (US DOT): Not regulated.

Air Transport (IATA): Not regulated.

Marine/Water Transport (IMDG): Not regulated.

SECTION XV - REGULATORY INFORMATION

United States

All intentionally-added components of this product are listed on the US TSCA Inventory.

EPA Registration Number: 3573-63

SARA 313/302/304/311/312 chemicals: None.

California: This product has been evaluated and does not require warning labeling under California Proposition 65.

State Right-to-Know and CERCLA:

The following ingredients present in the finished product at >1% (or >0.1% for carcinogens) are listed on state right-to-know lists or state worker exposure lists

Ingredient	CAS#	Max	CERCLA			State		
		Level	RQ	IL	MA	NJ	PA	RI
None								

Canada

All ingredients are CEPA approved for import to Canada by Procter & Gamble. This product has been classified in accordance with the hazard criteria of the Canadian Controlled Products Regulations (CPR) and this MSDS contains all information required by the Controlled Products Regulations.

SECTION XVI - OTHER INFORMATION

Perfumes contained within the products covered by this MSDS comply with appropriate IFRA guidance.

P&G Hazard Rating:

Health:

4=EXTREME

Flammability: 0

3=HIGH

Reactivity:

2=MODERATE

1=SLIGHT

0=NOT SIGNIFICANT

*N/A. - Not Applicable

*N/K. - Not Known

Data supplied is for use only in connection with occupational safety and health.

DISCLAIMER: This MSDS is intended to provide a brief summary of our knowledge and guidance regarding the use of this material. The information contained here has been compiled from sources considered by Procter & Gamble to be dependable and is accurate to the best of the Company's knowledge. It is not meant to be an all-inclusive document on worldwide hazard communication regulations.

This information is offered in good faith. Each user of this material needs to evaluate the conditions of use and design the appropriate protective mechanisms to prevent employee exposures, property damage or release to the environment. Procter & Gamble assumes no responsibility for injury to the recipient or third persons, or for any damage to any property resulting from misuse of the product.



Zep Commercial Sales & Service 1310 Seaboard Industrial Blvd. Atlanta, GA 30318 1-888-805-HELP (4357) w.zepcommerciai.com

Safety Data Sheetive ID# 140586G

Section 1. Chemical Product and Company Identification

Product name

Calcium, Lime & Rust Stain Remover

Product code

ZUCAL

Date of issue

03/15/13

Supersedes 05/01/09

Not available.

Emergency Telephone Numbers

For MSDS Information:

Compliance Services 404-352-1680

For Medical Emergency

(877) 541-2016 Toll Free - All Calls Recorded

For Transportation Emergency

CHEMTREC: (800) 424-9300 - All Calls Recorded

In the District of Columbia (202) 483-7616

Prepared By

Compliance Services 1420 Seaboard Industrial Blvd. Atlanta, GA 30318

Section 2. Hazards Identification

Emergency overview

*Hazard Determination System (HDS): Health, Flammability, Reactivity

DANGER!

CAUSES EYE AND SKIN BURNS. HARMFUL IF SWALLOWED.

NOTE: MSDS data pertains to the product as delivered in the original shipping container(s). Risk of adverse effects are lessened by following all prescribed safety precautions, including the use of proper personal protective equipment.

Acute Effects

Routes of Entry

Dermal contact. Eye contact. Inhalation.

Eyes

Causes eye burns. Direct contact with the eyes can cause irreversible damage, including

blindness.

Skin

Causes skin burns. Skin inflammation is characterized by itching, scaling, reddening or,

occasionally, blistering. May cause allergic reactions in certain individuals.

Inhalation Avoid breathing vapors, spray or mists. Over-exposure by inhalation may cause respiratory

irritation.

Ingestion

Harmful if swallowed.

Chronic effects Repeated or prolonged contact with spray or mist may produce chronic eye irritation and severe skin irritation. Repeated or prolonged exposure to spray or mist may produce respiratory tract irritation, leading to frequent attacks of bronchial infection. Contains material which may cause damage to the following organs: kidneys, liver, gastrointestinal tract.

Carcinogenicity Ingredients: Not listed as carcinogen by OSHA, NTP or IARC.

Product/ingredient name

ACGIH

IARC

EPA

NIOSH

NTP

OSHA

Hydrogen chloride

A4

3

Additional Information: See Toxicological Information (Section 11)

Section 3. Composition/Information on Ingredients Name of Hazardous ingredients CAS number % by Weight 57-13-6 1 - 10hydrochloric acid; hydrogen chloride 7647-01-0 < 5 Sulfamic Acid; sulphamidic acid < 5 5329-14-6 Alkyl(C9-11) alcohol, ethoxylated < 5 68439-46-3 Hydroxyacetic Acid; glycollic acid 79-14-1 < 5 citric acid 77-92-9 < 5

Product code ZUCAL

Safety Data Sheet

Product Name Calcium, Lime & Rust Stain Remover

Legislative ID# 140586G

Section 4. First Aid Measures

Eve Contact

Check for and remove any contact lenses. Immediately flush eyes with plenty of water, occasionally lifting the

upper and lower eyelids. Continue to rinse for at least 10 minutes. Get medical attention immediately.

Skin Contact

In case of contact, immediately flush skin with plenty of water for at least 15 minutes while removing contaminated clothing and shoes. Wash clothing before reuse. Clean shoes thoroughly before reuse. Get

medical attention immediately.

inhalation

If inhaled, remove to fresh air. If not breathing, give artificial respiration. If breathing is difficult, give oxygen.

If irritation persists, get medical attention.

Ingestion

Do not induce vomiting unless directed to do so by medical personnel. If vomiting occurs, the head should be kept low so that vomit does not enter the lungs. Never give anything by mouth to an unconscious person. If affected person is conscious, give plenty of water to drink. Get medical attention immediately.

Section 5. Fire Fighting Measures

National Fire Protection Association (U.S.A.)

Flash Point

None.

Flammable Limits

Not available.

Flammability

Non-combustible.

Fire hazard

In a fire or if heated, a pressure increase will occur and the container may burst. May emit

toxic fumes under fire conditions.

Fire-Fighting **Procedures**

Use an extinguishing agent suitable for the surrounding fire. Do not release runoff from fire to

drains or watercourses.

Section 6. Accidental Release Measures

Spill Clean up

Put on appropriate personal protective equipment (see section 8). Stop leak if without risk. Move containers from spill area. Dilute with water and mop up if water-soluble or absorb with an inert dry material and place in an appropriate waste disposal container. Dispose of via a licensed waste disposal contractor.

Section 7. Handling and Storage

Handling

Put on appropriate personal protective equipment (see section 8). Do not get in eyes or on skin or clothing. Do not breathe vapor or mist. Do not ingest. Do not use with other products. Do not reuse container. Observe label precautions. Wash thoroughly after handling.

Storage

Store in original container protected from direct sunlight in a dry, cool and well-ventilated area, away from incompatible materials (see section 10) and food and drink. Keep container tightly closed and sealed until ready for use. Keep out of the reach of children.

Section 8. Exposure Controls/Personal Protection

Product name

hydrochloric acid; hydrogen chloride

Exposure limits

urea

AIHA WEEL (United States, 5/2010).

TWA: 10 mg/m3 8 hour(s)

ACGIH TLV (United States, 2/2010).

C: 2 ppm

OSHA PEL 1989 (United States, 3/1989).

CEIL: 5 ppm

CEIL: 7 mg/m³

NIOSH REL (United States, 6/2009).

CEIL: 5 ppm

CEIL: 7 mg/m³

OSHA PEL (United States, 6/2010).

CEIL: 5 ppm CEIL: 7 mg/m3

Personal Protective Equipment (PPE)

Eves

Safety eyewear complying with an approved standard should be used when a risk assessment indicates this is necessary to avoid exposure to liquid splashes, mists or dusts. Recommended: Splash goggles.

Body

Personal protective equipment for the body should be selected based on the task being performed and the risks involved and should be approved by a specialist before handling this product. Recommended: Neoprene Nitrile or Rubber Wear apron or coverall if there is a risk of exposure to splashes.



Product code ZUCAL Product Name Calcium, Lime & Rust Stain Remover Safety Data Sheet

Respiratory Use a properly fitted, air-purifying or air-fed respirator complying with an

approved standard if a risk assessment indicates this is necessary. Respirator selection must be based on known or anticipated exposure levels, the hazards of the product and the safe working limits of the selected respirator. Recommended: A respirator is not needed under normal and intended conditions of product use.

Section 9. Physical and Chemical Properties

Physical State

Liquid.

На

<1

Boiling Point

100°C (212°F) Specific Gravity 1.067

Solubility

Easily soluble in the following materials: cold water

and hot water.

Color Clear, Light yellow.

Legislative ID# 140586G

Odor Sour. Acidic.

Vapor Pressure Not determined.

Vapor Density Not determined.

Evaporation Rate Not determined.

VOC (Consumer) 1.4 % (w/w) 0.126 lbs/gal (15 g/l)

Section 10. Stability and Reactivity

Stability and Reactivity

The product is stable.

Incompatibility

Do not use with other products. Reactive or incompatible with the following materials: oxidizing

materials, organic materials, metals and alkalis.

Hazardous Polymerization

Under normal conditions of storage and use, hazardous polymerization will not occur.

Hazardous Decomposition Products

Section 11. Toxicological Information

Acute Toxicity

Product/ingredient name	Result	Species	Dose	Exposure
urea	LD50 Oral	Rat	8471 mg/kg	-
sulphamidic acid	LD50 Oral	Rat	3160 mg/kg	-
Alkyl(C9-11) alcohol, ethoxylated	LD50 Oral	Rat	1378 mg/kg	*
glycollic acid	LC50 Inhalation Vapor	Rat	7.1 ug/m3	4 hours
	LD50 Oral	Rat	1938 mg/kg	~
citric acid	LD50 Oral	Rat	3 g/kg	-

Section 12. Ecological Information

Environmental Effects

Not available.

Aquatic Ecotoxicity

urea	-	Acute EC50 3910000 ug/L Fresh water	Daphnia - Water flea - Daphnia magna - Neonate - <24 hours	48 hours
	-	Acute LC50 >1000 mg/ L Marine water	Crustaceans - Amphipod - Chaetogammarus marinus - Young - 5 mm	48 hours
	-	Acute LC50 5000 ug/L Fresh water	Fish - Giant gourami - Colisa fasciata - Fingerling	96 hours
sulphamidic acid	ū	Acute LC50 14200 ug/L Fresh water	Fish - Fathead minnow - Pimephales promelas	96 hours
Hydrogen chloride	-	Acute LC50 240000 ug/ L Marine water	Crustaceans - Green or Europeon shore crab - Carcinus maenas - Adult	48 hours
	-	Acute LC50 282000 ug/ L Fresh water	Fish - Western mosquitofish - Gambusia affinis - Adult	96 hours
Alkyl(C9-11) alcohol, ethoxylated	~	Acute EC50 5.36 mg/L Fresh water	Crustaceans - Water flea - Ceriodaphnia dubia - Neonate - <24 hours	48 hours
		Acute EC50 2686 ug/L Fresh water	Daphnia - Water flea - Daphnia magna - Neonate - <24 hours	48 hours
	-	Acute LC50 8500 ug/L. Fresh water	Fish - Fathead minnow - Pimephales promelas	96 hours
citric acid .	-	Acute LC50 160000 ug/ L Marine water	Crustaceans - Green or Europeon shore crab - Carcinus maenas - Adult	48 hours

Legislative ID# 140586G

Section 13. Disposal Considerations

Waste Information

Waste must be disposed of in accordance with federal, state and local environmental control regulations. Consult your local or regional authorities for additional information.

Waste Stream Not available.

Section 14. Transport Information

Regulatory Information	UN number	Proper shipping name	Classes	PG*	Label
DOT Classification	UN3264	Corrosive liquid, acidic, inorganic, n.o.s. (Hydrogen chloride, sulphamidic acid)or Consumer Commodity or Limited quantity	8		
TDG Classification	UN3264	Corrosive liquid, acidic, inorganic, n.o.s. (Hydrogen chloride, sulphamidic acid) or Limited quantity	8		
IMDG Class	UN3264	Corrosive liquid, acidic, inorganic, n.o.s. (Hydrogen chloride, sulphamidic acid)	8	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	**

NOTE: DOT classification applies to most package sizes. For specific container size classifications or for size exceptions, refer to the Bill of Lading with your shipment.

PG*: Packing group

Section 15. Regulatory Information

U.S. Federal Regulations

SARA 313 toxic chemical notification and release reporting:

Product name

Hydrogen chloride

Clean Water Act (CWA) 311: Hydrochloric Acid (RQ 5,000 lbs)

Clean Air Act (CAA) 112 regulated toxic substances: Hydrogen chloride

All Components of this product are listed or exempt from listing on TSCA Inventory.

All components are listed or exempted.

State Regulations

California Prop 65

No products were found.

<u>Canada</u>

WHMIS (Canada)

Class D-1B: Material causing immediate and serious toxic effects

(Toxic).

Class D-2B: Material causing other toxic effects (Toxic).

Class E: Corrosive material

Section 16. Other Information

To the best of our knowledge, the information contained herein is accurate. However, neither the above named supplier nor any of its subsidiaries assumes any liability whatsoever for the accuracy or completeness of the information contained herein.

Final determination of suitability of any material is the sole responsibility of the user. All materials may present unknown hazards and should be used with caution. Although certain hazards are described herein, we cannot guarantee that these are the only hazards that exist.

*NOTE: Hazard Determination System (HDS) ratings are based on a 0-4 rating scale, with 0 representing minimal hazards or risks, and 4 representing significant hazards or risks Although these ratings are not required on MSDSs under 29 CFR 1910.1200, the preparer may choose to provide them. HDS ratings are to be used with a fully implemented program to relay the meanings of this scale.

RLP/th



ENFORCER Products A Division of Acuity Specialty Products Group, Inc. P.O. Box 1060 Cartersville, GA 30120 1-888-805-HELP www.zepcommercial.com

Material Safety Data Sheet 40586G

and Safe Handling and Disposal Information

Section 1. Chemical Product and Company Identification

Product name

Streak-Free Glass Cleaner

Product Code

ZU1120

Date of issue

08/13/07

Supersedes

Emergency

For a Medical Emergency:

Telephone

INFOTRAC

Numbers

(877) 541-2016 (Toll Free - Calls Recorded)

For a Transportation Emergency:

CHEMTREC

(800) 424-9300 (Toll Free - Calls Recorded)

Printing Date:

Prepared by

Compliance Services Group

Acuity Specialty Products Group 1420 Seaboard Industrial Blvd.

Atlanta, GA 30318

Name of Hazardous Ingredients	CAS#	% by Weight	Exposure Limits
ISOPROPYL ALCOHOL; ipa; dimethylcarbinol; 2-propanol	67-63-0	1 - 5	ACGIH TLV (United States). TWA: 200 ppm 8 hour(s). OSHA PEL (United States). TWA: 400 ppm 8 hour(s). ACGIH/OSHA (United States). STEL: 400 ppm 15 minute(s).
ETHYLENE GLYCOL MONOBUTYL ETHER; 2-butoxyethanol; butyl cellosolve	111-76-2	1 - 5	ACGIH TLV (United States). TWA: 20 ppm 8 hour(s). OSHA PEL (United States). Sk TWA: 50 ppm 8 hour(s).

Section 3. Hazards Identification

Acute Effects

Routes of Entry Dermal contact. Eye contact.

Skin

May cause mild irritation with direct contact. Harmful if absorbed through the skin. Skin

inflammation is characterized by itching, scaling, or reddening.

Eves

Causes eye irritation. Inflammation of the eye is characterized by redness, watering, and itching.

Inhalation Over-exposure by inhalation may cause respiratory irritation.

Ingestion May be harmful if swallowed. Aspiration hazard if swallowed- can enter lungs and cause damage.

Carcinogenic

Effects

Ingredients: Not listed as carcinogen by OSHA, NTP or IARC.

Chronic Effects

Repeated or prolonged exposure to the substance can produce damage to blood. kidneys, liver, upper respiratory tract, central nervous system (CNS). Overexposure of

this product by inhalation or absorption can produce central nervous system depression

resulting in headache, nausea and/or dizziness.

See Toxicological Information (section 11)

Section 4. First Aid Measures

Eye Contact

Immediately flush eyes with running water for at least 15 minutes, keeping eyelids open. Check for and remove any contact lenses. Get medical attention immediately.

Skin Contact

Rinse with plenty of running water. Remove contaminated clothing and shoes. Wash clothing before reuse.

Get medical attention if irritation develops.

Inhalation

If inhaled, remove to fresh air. If irritation persists, get medical attention.

Ingestion

Do NOT induce vomiting unless directed to do so by medical personnel. Never give anything by mouth to an unconscious person. If affected person is conscious, give plenty of water to drink. Get medical attention

immediately.

HMIS Health

2

0

В

Reactivity Personal Protection

Sichlift porter

Material Safety Data Sheet

Product Name Streak-Free Glass Cleaner 1586G

Section 5. Fire Fighting Measures

Flash Point

Closed cup: 43°C (110°F).

Flammable Limits Not available.

Flammability

Combustible liquid and vapor.

Fire Hazard

Vapor may cause flash fire. Avoid all possible sources of ignition (spark or flame).

Fire-Fighting Procedures

Use DRY chemicals, CO₂, water spray or foam. Fire-fighters should wear

proper protective equipment.

Section 6. Accidental Release Measures

Spill Clean up

Eliminate all ignition sources. Small spills can be taken up with an absorbent and placed in clean dry containers for later disposal. Finish cleaning the spill area with running water.

Section 7. Handling and Storage

Handling

Keep away from heat, sparks and flame. Avoid contact with eyes, skin and clothing. Avoid breathing vapors or spray mists. Use with adequate ventilation. Do not ingest. Do not reuse product container. Wash thoroughly after

handling.

Storage

Keep container in a cool, well-ventilated area. Keep container tightly closed and sealed until ready for use. Avoid all possible sources of ignition (spark or flame). Keep away from food, drink and animal feeding stuffs. Keep out of

the reach of children.

Section 8. Exposure Controls, Personal Protection

Personal Protection

Protective Clothing (Pictograms)

0.33 lbs/gal

3.95%

Eyes

Safety glasses.

Body

For prolonged or repeated handling, use gloves.

Respiratory A respirator is not needed under normal and intended conditions of product use. Use with adequate ventilation.

Section 9. Physical and Chemical Properties

Physical State

Liquid.

рH

10.5 - 11.0

Boiling Point

96.1°C (205°F) Specific Gravity 0.99 (Water = 1)

Solubility

Soluble in cold water, hot water.

Color Clear. Dark Blue.

Odor Pleasant.

Vapor Pressure Not determined.

Vapor Density Not determined. Evaporation Rate I compared to Water

VOC (Consumer) 39 (g/l).

Section 10. Stability and Reactivity

Stability and Reactivity

The product is stable.

Incompatibility

Slightly reactive to reactive with oxidizing agents, acids.

Hazardous Polymerization

Will not occur.

Hazardous Decomposition

carbon oxides (CO, CO₂)

Products

Section 11. Toxicological Information

Toxicity to Animals

Isopropyl Alcohol:

ORAL (LD50):

Acute: 4700 mg/kg [Rat].

DERMAL (LD50):

Acute: 13000 mg/kg [Rabbit].

VAPOR (LC50):

Acute: 22500 ppm 8 hour(s) [Rat (Male)]. 19000 ppm 8 hour(s) [Rat

(Female)].

Ethylene Glycol Monobutyl Ether:

ORAL (LD50):

Acute: 1746 mg/kg [Rat].

DERMAL (LD50):

Acute: 680 mg/kg [Rabbit].

VAPOR (LC50):

Acute: 450 ppm 4 hour(s) [Rat (Female)].

Section 12. Ecological Information

Ecotoxicity

Not available.

Biodegradable/OECD Not available.

Section 13. Disposal Considerations

Waste Information

Waste must be disposed of in accordance with federal, state and local environmental control

regulations.

Waste Stream

Non-hazardous waste

Consult your local or regional authorities.

Product Code ZU1120	Material Safety Data Sheet	Product Name Streak-Free Glass Clean 140586G
Section 14. Transport Inf	ormation	MANAGE WILLIAM CO.
Proper shipping name	None.	
DOT Classification	Not a DOT controlled material (United States).	
UN number	Not regulated.	
TDG Classification	Not a TDG controlled material.	
Section 15. Regulatory Ir	formation	
U.S. Federal Regulations	SARA 313 toxic chemical notification and release rep	porting:
	Ethylene Glycol Monobutyl Ether	
	Clean Water Act (CWA) 311: No products were foun	
	Clean air act (CAA) 112 regulated toxic substances: N	No products were found.
	All Components of this product are listed or exempt f	rom listing on TSCA inventory.
State Regulations	California prop. 65: No products were found.	
WHMIS (Canada)	Class B-3: Combustible liquid with a flash point bet Class D-2B: Material causing other toxic effects (TC	

Section 16. Other Information

To the best of our knowledge, the information contained herein is accurate. However, neither the above named supplier nor any of its subsidiaries assumes any liability whatsoever for the accuracy or completeness of the information contained herein.

Final determination of suitability of any material is the sole responsibility of the user. All materials may present unknown hazards and should be used with caution. Although certain hazards are described herein, we cannot guarantee that these are the only hazards that exist.

12/4/2014 id No: RTSX-150025-DS-proposed \$650 - to Clean old Adminstrator RTS BLD Occupied - there will Sheila Rockell EILA Tochelle TINE CLEANING SENUTE INC, 32607 53)256-1807

ADDENDUM NO. 1

October 23, 2014

with information, instructions, and stipulations set forth herein.

Date:

PROPOSER:

BY:

DATE:



Bid Date:

November 20, 2014

			3:00 P.M. (Local Time)
Bid Name:	Janitorial Services for Regional Transit System Facilities	Bid No.:	RTSX-150025-DS
NOTE: T	his Addendum has been issued to the holders of re	ecord of the spec	cifications.
	he original Specifications remain in full force and hich shall take precedence over anything to the co		revised by the following changes
_	non-mandatory pre-bid conference (which inclu 8:00 a.m. <u>to 1:30 p.m. on November 4, 2014</u> . Th		,
	EDGMENT: Each Proposer shall acknowledge ow, and shall attach a copy of this Addendum t	•	Addendum No. 1 by his or her

CERTIFICATION BY PROPOSER

The undersigned acknowledges receipt of this Addendum No. 1 and the Proposal submitted is in accordance

ADDENDUM NO. 3



Date:

November 13, 2014

Bid Date: November 20, 2014

November 25, 2014 3:00 P.M. (Local Time)

Bid Name:

Janitorial Services for Regional Transit

Bid No.:

RTSX-150025-DS

System Facilities

NOTE:

This Addendum has been issued to the holders of record of the specifications and attendees of the non-mandatory pre-bid meeting held on November 4, 2014.

The original Specifications remain in full force and effect except as revised by the following changes which shall take precedence over anything to the contrary:

1. The bid due date has been changed to November 25, 2014 at 3:00 pm.

2. The question submittal deadline has ended; no additional questions will be answered. Below is Q&A. We are currently researching our responses to other questions received by the deadline. Those will be included in Addendum #4 to be issued next week.

3. Question & Answers:

Question1: On the pricing sheet for Lot 1 it is asking for unoccupied pricing per month. I would need

to know how many times per week, month you are needing the unoccupied space to be

cleaned

Answer1: Per Addendum #2, under Questions & Answer, Answer4, cleaning frequency for the

unoccupied buildings is dusting once per week.

Question2: It is our understanding that unoccupied buildings will require dusting one time per week.

Is that the only service for unoccupied buildings? Do you still want a quote to clean

existing RTS buildings while they are still occupied?

Answer2: Yes, that is the only service required for the existing RTS buildings when they are

unoccupied. Under Bid Prices on page 9, Lot I (existing RTS facility), monthly rates are requested both for when the facilities are occupied and when they are

unoccupied for each year of the intended contract.

Legislative ID# 140586G

Janitorial Services for Regional Transit System Facilities RTSX#150025-DS

ACKNOWLEDGMENT: Each Proposer shall acknowledge receipt of this Addendum No. 3 by his or her signature below, and shall attach a copy of this Addendum to its proposal.

CERTIFICATION BY PROPOSER

The undersigned acknowledges receipt of this Addendum No. 3 and the Proposal submitted is in accordance with information, instructions, and stipulations set forth herein.

PROPOSER:	SHETLASHINE CLEANING SENSICE INC
BY:	SHEILA ROCHELLE
DATE:	12/04/2014

ADDENDUM NO. 4



Date:

November 17, 2014

Bid Date: November 20, 2014

November 25, 2014 3:00 P.M. (Local Time)

Bid Name:

Janitorial Services for Regional Transit

Bid No .:

RTSX-150025-DS

System Facilities

NOTE:

This Addendum has been issued to the holders of record of the specifications and attendees of the non-mandatory pre-bid meeting held on November 4, 2014.

The original Specifications remain in full force and effect except as revised by the following changes which shall take precedence over anything to the contrary:

1. Final Question & Answers:

Question1: Section 2.3.3 states carpet cleaning every three months. How many square feet of carpet

is currently in your facilities?

Answer1: Admin bldg (modular) - 3,010 sq ft; Operations - 930 sq ft; Maintenance - 0 sq ft.

Question2: Section 2.3.4 states stripping and applying new finish to appropriate floor types. How

many square feet of VCT currently exists in your facilities?

Answer2: Admin bldg (modular) - 2,355 sq ft; Operations - 2,128 sq ft; Maintenance - 300 sq

ft; Transfer Station - 0; Training Room - 407 sq ft.

Question3: Also Section 2.3.4 states to clean non waxed flooring as well. Would you like a price on

machine scrubbing non waxed, tile flooring? If so, how many square feet should we be

cleaning?

Answer3: We are interested in a price for machine scrubbing non waxed, tiled flooring so

provide per square foot pricing on a separate sheet submitted with your bid response.

Question4: Section 2.3.5 states that we are responsible for cleaning all interior glass and first floor

exterior glass every three months. How many pieces of glass will we be responsible for?

Answer4: CURRENT FACILITY: Admin bldg (modular) - 2 exterior doors, 25 windows;

Operations – 3 exterior doors, 18 exterior windows, 5 interior windows, 5 interior doors; Maintenance – 13 doors, 4 windows; Transfer Station – 7 panels, 1 door. NEW FACILITY: Maintenance – 43 exterior panels, 21 exterior doors, 5 interior panels, 5 interior doors; Fueling – 6 panels; Admin/Ops bldg – 128 interior panels, 7 exterior doors; 66 interior doors, 107 interior panels (1st and 2nd floor offices); Ops –

7 kiosks; Shop -2 kioks.

Janitorial Services for Regional Transit System Facilities RTSX#150025-DS

- 2. Specification changes/additions:
 - Lot I To determine the overall price for Lot I the Monthly Rate for each occupied <u>and unoccupied</u> building will be calculated out for each year of the contract and then added together.
 - The City reserves the right to add buildings, change frequencies of cleaning, etc. throughout the life of this contract. Should this occur then mutually agreeable pricing will be negotiated between the City and the Contractor.

ACKNOWLEDGMENT: Each Proposer shall acknowledge receipt of this Addendum No. 4 by his or her signature below, and shall attach a copy of this Addendum to its proposal.

CERTIFICATION BY PROPOSER

The	undersigned	acknowledges	receipt of this	Addendum	No. 4	and the	Proposal	submitted	is in	accordance
with	information,	instructions, a	nd stipulations	set forth her	ein.					

PROPOSER:	SHELLASHINE CLEANING SENVICE INC
BY:	SHEILA ROCHELLE
DATE:	12/04/2014

ADDENDUM NO. 5



Date: November 18, 2014 Bid Date: November 20, 2014

November 25, 2014 3:00 P.M. (Local Time)

Bid Name: Janitorial Services for Regional Transit **Bid No.:** RTSX-150025-DS

System Facilities

NOTE: This Addendum has been issued to the holders of record of the specifications and attendees of the

non-mandatory pre-bid meeting held on November 4, 2014.

The original Specifications remain in full force and effect except as revised by the following changes

which shall take precedence over anything to the contrary:

1. Correction to the holidays listed under 7. SERVICE SCHEDULE. The initial dates of the

holidays will be as follows:

Veterans' Day Tuesday, November 11, 2014 Thanksgiving Day Thursday, November 27, 2014 Day after Thanksgiving Friday, November 28, 2014 Christmas Eve Wednesday, December 24, 2014 Christmas Day Thursday, December 25, 2014 New Year's Day Thursday, January 1, 2015

Martin Luther King, Jr.'s Birthday Monday, January 19, 2015 (observance date)

Memorial Day Monday, May 25, 2015

Independence Day Friday, July 3, 2015 (observance date)

Labor Day Monday, September 7, 2015

ACKNOWLEDGMENT: Each Proposer shall acknowledge receipt of this Addendum No. 5 by his or her signature below, and shall attach a copy of this Addendum to its proposal.

CERTIFICATION BY PROPOSER

The undersigned acknowledges receipt of this Addendum No. 5 and the Proposal submitted is in accordance with information, instructions, and stipulations set forth herein.

PROPOSER: SHETLASHINE CLEANING SONICES INC,

BY: SHEILA COCHELLE

DATE: /d /09/20/9