

INCORPORATED COUNTY OF LOS ALAMOS

101 Camino Entrada, Building 3 Los Alamos, New Mexico 87544 (505) 663-3507 Procurement Division

December 19, 2023

TO ALL HOLDERS OF SOLICITATION DOCUMENTS FOR:

Invitation for Bids No. IFB24-43 IFB Name: Wayfinding Pole Procurement

Addendum No. 1

This Addendum No. 1 forms a part of the Solicitation Documents and modifies, as noted below, the original Solicitation Documents identified above.

This Addendum provides the following modification to the solicitation documents to all potential Bidders:

- 1) The County is no longer soliciting for sign mounting hardware for **existing poles**, the following revisions have been made to the solicitation documents:
 - a) IFB 24-43, Page 3 Section C, *Need Statement* has been edited to remove this requirement. See attached revised document.
 - b) IFB 24-43 Attachment A and Attachment B have been edited to remove this requirement and sign type sheets referencing signs to be mounted on existing poles. See attached revised Attachment A and Attachment B.

All other provisions of the Solicitation Documents shall remain unchanged. This Addendum No. 1 is hereby made a part of the Solicitation Documents to the same extent as those provisions contained in the original documents and all itemized listings thereof.

Each Respondent is requested to acknowledge receipt of this Addendum No. 1 with the Bid Forms.

I hereby acknowledge receipt of this Addendum No.1.

Signed

Print Name

Date

Title

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LOS ALAMOS COUNTY **PROCUREMENT DIVISION** 101 Camino Entrada, Building 3, Los Alamos, New Mexico 87544 (505) 662-8056 Advertised: December 15, 2023 Closing Date: January 17, 2024 Non- Mandatory Pre-Bid: December 21, 2023, 10:00 AM Mountain Time

Invitation for Bids ("IFB") IFB Number: 24-43 IFB Name: Wayfinding Sign Poles and Hardware

A. GENERAL INFORMATION

Bids in response to this Invitation for Bids (IFB), may be submitted either in paper form, in a sealed envelope, or electronically by email in PDF format. All other requirements stated in the solicitation document remain unchanged and in effect.

1. ELECTRONIC SUBMISSION: Emails should be addressed to: lacbid@lacnm.us.

Subject line must contain the following information: RESPONSE - IFB24-43 Wayfinding Sign Poles and Hardware .

It is strongly recommended that a second, follow up email (without the Bid included or attached) be sent to Derrill Rodgers, Deputy Chief Purchasing Officer, at derrill.rodgers@lacnm.us to confirm the Bid was received.

The body of the email must contain enough information for the identity of the Bidder to be clear, including company name, name of person sending the email, and contact information including email address and phone number.

Only emails with Bids received in the lacbid@lacnm.us email box prior to 2:00 p.m. MST, Thursday, January 17, 2024 will be reviewed.

Bids submitted by email will be opened only after the closing date and time stated in the solicitation document.

2. PAPER FORM SUBMISSION: Sealed bids, submit one (1) unbound original and one (1) copy, subject to the conditions set forth in the Instructions to Bidders and in the other Solicitation Documents, will be received at the office of the Los Alamos County Purchasing Officer, 101 Camino Entrada, Building 3, Los Alamos, New Mexico, until 2:00 p.m. MST, Thursday, January 17, 2024 and then publicly opened for the following project:

> **Incorporated County of Los Alamos** Invitation for Bids Number: IFB24-43 IFB Name: Wayfinding Sign Poles and Hardware

Questions shall be addressed to: Derrill Rodgers, Deputy Chief Purchasing Officer Procurement Division 101 Camino Entrada, Bldg 3 Los Alamos, NM 87544 Phone Number: 505-663-3507 Email: derrill.rodgers@lacnm.us

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Any questions must be received in writing at least six (6) days prior to the date fixed for the opening of bids. Failure of any bidder to receive any addendum or interpretation shall not relieve such bidder from any obligation under its bid as submitted. All addenda so issued shall become part of the solicitation documents.

The County reserves the right to issue addenda to the solicitation documents include specifications and plans during the advertising period as provided in the solicitation documents. Bidders are responsible for determining if any addenda have been issued. The terms, bid and solicitation are interchangeable. Also, the terms contract and agreement are interchangeable.

3. Directions to Procurement office:

💯 a. Drive WEST on NM-502 to Los Alamos.

- Camino Entrada (formerly known as Airport Basin) is 0.4 miles past East Gate Drive, just past East Entrance Park Rest Area.
- b. Turn RIGHT on Camino Entrada.
 - Road slopes downhill and curves to the right.
- c. Take second RIGHT in to driveway through gated fence (before the stone sign "Pajarito Cliffs Site").
 - Follow the signs to Building 3, the L-shaped building in the center of the complex.
 - If you pass the Holiday Inn Express and the Airport, you've gone too far.



d. Enter glass door marked "PROCUREMENT." <u>See map below</u>.

- 4. The Incorporated County of Los Alamos ("County") invites Bids from all qualified respondents. No Bid may be withdrawn after the scheduled closing time. Bids will not be accepted after the scheduled closing time. Please make note of the submittal requirements outlined in this solicitation. Read and follow the instructions carefully. Include the required documents provided in this IFB as part of your submittal packet. Any misinterpretation or failure to comply with the submittal requirements could result in rejection of the Bid. Bid preparation is at the Bidder's expense.
- 5. Any change(s) to the solicitation will be conveyed through the written addenda process. Read carefully and follow all instructions provided on any addendum, as well as the instructions provided in the original solicitation.
- 6. Any questions must be received in writing at least six (6) days prior to the closing date.

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- 7. County reserves the right, at its sole discretion, to accept or reject any Bids; to waive any and all irregularities in any or all statements or Bids; to request additional information from any or all respondents; and to award a contract and/or purchase order to the responsible Bidder whose Bid is most beneficial to County. While County intends to execute a contract and/or purchase order for the items listed herein, nothing in this document shall be interpreted as binding County to enter into a contract with, or award a purchase order to, any Bidder.
- 8. Bids and RFPs are Public Records. Pursuant to the New Mexico Inspection of Public Records Act, NMSA 1978, Chapter 14, Article 2, all materials submitted under this IFB shall be presumed and considered public records. Except to the extent any information may be protected by state or federal law, Bids shall be considered public documents and available for review and copying by the public.
- 9. Proposers/Bidders are informed that State law requires that all foreign corporations (NMSA 1978 §53-17-5) and limited liability corporations (NMSA 1978 §53-19-48) procure a certificate of authority to transact business in the state prior to transacting business in the state of New Mexico.
- 10. The Chief Purchasing Officer has determined a preference is applicable to this offer. A bidder or offeror must submit a written request for preference, with a copy of the state-issued preference certificate, with its proposal to qualify for this preference. Ref. County Code Section. 31-261(b) and Section13-1-21 NMSA 1978 et al.
- 11. TAXES: County is exempt from New Mexico Gross Receipts Tax ("NMGRT") for the purchase of tangible personal property. Prices shown on the Bidder's Bid shall be exclusive of NMGRT. A properly issued Type 9 Non-Taxable Transaction Certificate may be obtained from County that will document the exemption from the NMGRT.
- 12. Delivery Shall be made to Los Alamos County 101 Camino Entrada, Los Alamos, New Mexico 87544.
- 13. FREIGHT: Bidder's Bid must include freight, as a separate line item, and any and all other shipping and/or handling costs. Freight shall be prepaid and added to invoice.
- 14. PAYMENT TERMS: Payment terms are Net 30 Days.
- 15. A Non-Mandatory Pre-Bid Conference will be held on December 21, 2023, 10:00 AM MST via Microsoft Teams, please contact Derrill Rodgers (contact information below) to receive the link to attend the Conference.

B. CONTACT INFORMATION

- 1. For project-specific information, Karen Henderson, Project Manager, at <u>karen.henderson@lacnm.us</u> (505) 709-0532.
- 2. For procurement process information, Derrill Rodgers, Deputy Chief Purchasing Officer, at <u>derrill.rodgers@lacnm.us;</u> (505) 663-3507.

C. NEED STATEMENT

This project is issued by and under the control of the Incorporated County of Los Alamos. The project is managed by the <u>Public Works Engineering Division</u>.

The project scope is as follows, but is not limited to the following:

Awarded Contractor shall provide all required sign mounting materials for mounting of signs on existing poles; new square fluted decorative sign poles with breakaway system, including all required mounting hardware, and drill in foundation bases. Installation of poles and wayfinding signs will be performed by Los Alamos County. Additional replacement poles and spare parts shall also be provided as indicated on Exhibit A - Bid Form.

Awarded Contractor shall provide required submittals indicating all supplied materials meet NMDOT Standards and are engineered to support the indicated 1/4" thick aluminum sign panels.

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All supplied materials shall meet the requirements detailed in Attachments A and B.

THE SCOPE DOES NOT INCLUDE INSTALLATION OF POLES AND SIGNS, THIS SOLICITATION IS SOLELY FOR THE PROCURMENT OF POLES AND ASSOCIATED MOUNTING HARDWARE AND ASSOCIATED FREIGHT FOR DELIVERY OF THE MATERIALS TO THE COUNTY, AS DESCRIBED HEREIN.

Bid Advertise	December 15, 2023
Non-Mandatory Pre-Bid Conference	December 21, 2023
Bid Opening	January 17, 2024
Bid Award	February 6, 2024
Pre-Construction Meeting	February 20, 2024
Notice to Proceed	TBD
Final Completion Date	TBD

Estimated project dates are as follows:

All required documents shall be a condition of the Agreement.

D. NOTICE TO BIDDERS: Special Information Related to Specifications.

This is a brand name or equal specifications procurement. The designated brand name is: Holophane, Acuity Brands, Sitelink Pole:

https://img.acuitybrands.com/public-assets/catalog/1313606/hl_5104_sitelinkbrochure.pdf?abl_version=05%2F05%2F2021+13:14:40&DOC_Type=Brochures

The nature of the product makes use of a brand name or equal specification suitable for the procurement. The Deputy Chief Purchasing Officer has determined that essential characteristics of the brand described above is commonly known in the industry or trade. Use of the brand name is for the purpose of describing the standard quality, performance, and characteristics desired and is not intended to limit or restrict competition. Substantially equivalent products to those designated will be considered for award, the County reserves the right to obtain additional information from the bidder regarding technical and performance specifications of suggested alternates and final right to determination of equivalency shall be determined by the County.

See Attachment A and Attachment B for specifications information.

E. REQUIREMENTS FOR BIDDERS

Bids must be made with the understanding and in accordance with these conditions for Bidders:

Bid Evaluation Criteria

Bid acceptance and bid evaluation. Bids shall be unconditionally accepted without alteration or correction, except as authorized in this article. Bids shall be evaluated based on the requirements set forth in the IFB, which may include criteria to determine acceptability such as inspection, testing, quality, workmanship, delivery and suitability for a particular purpose. Those criteria that will affect the bid price and be considered in evaluation for award shall be objectively measurable, such as discounts, transportation costs, and total of life cycle costs. The IFB shall set forth the evaluation criteria to be used. Only criteria that are set forth in the IFB may be used in bid evaluation. Interviews are to be used only for the purpose of clarification. The final evaluation results shall be forwarded to the purchasing agent.

The evaluation criteria for this IFB are:

- 1. Accurate submission of Bid Response Documents
- 2. Cost

County may consider a bid to be non-responsive or non-responsible if the Bidder fails to include any of the items described in items 1 through 2 above.

Responsible bidder: means a person, who has been determined by the purchasing agent or evaluating committee to have the capability in all respects to perform fully the contract and/or purchase order requirements, including the financial resources, personnel, service reputation and experience, capacity, production or service facilities, equipment and credit which will ensure satisfactory delivery of the goods, services or construction described in the IFB.

Responsive bidder: means a person who has submitted a bid that conforms in all material respects to the requirements set forth in the IFB. Material respects of a bid may include but are not limited to, price, quality, quantity, and delivery requirements.

F. AWARD OF IFB

Following award of the solicitation by County Council, the successful Bidder will be required to execute a contract with County in accordance with the terms and conditions set forth in the Services Agreement or Purchase Order ("PO"), samples of which are attached as Exhibit "B." Bidder may identify any exception or other requirements to the terms and provisions in the Agreement, along with proposed alternative language addressing the exception; County may, but is not required to, negotiate changes in contract terms and provisions. The Agreement as finally agreed upon must be in form and content acceptable to County.

G. BID RESPONSE DOCUMENTS

The following documents must be completed and included in the Bid response:

- 1. Bid Form Attached as Exhibit "A" of this IFB.
- 2. Certification Debarment, Suspension, and other Responsibility Matters Attached as Exhibit "C" of this IFB.
- 3. Campaign Contribution Form Attached as Exhibit "D" of this IFB. If Form is not submitted with the Bid, upon award, Contractor must submit this form, in accordance with Chapter 81 of the laws of 2006 of the State of New Mexico.
- 4. Authorization for Verification of Information Attached as Exhibit "E"

H. PROCUREMENT PREFERENCES

Preferences in purchasing by formal bid, or request for Bid or qualifications shall be in accordance with County Procurement Code Sec. 31-261 State and local preferences and New Mexico Statutes, Section13-1-21 NMSA 1978 et al. Bidder must provide a copy of state-issued preference certificate if requesting a preference.

I. OBLIGATIONS OF FEDERAL CONTRACTORS AND SUBCONTRACTORS; EQUAL OPPORTUNITY CLAUSES

Contractors and Subcontractor shall abide by the requirements of 41 CFR §§ 60-1.4, 60- 300.5 and 60-741. These regulations prohibit discrimination against qualified individuals based on their status as protected veterans or individuals with disabilities, and prohibit discrimination against all individuals based on their race, color, religion, sex, sexual orientation, gender identity, or national origin. Moreover, these regulations require that covered prime contractors and subcontractors take affirmative action to employ and advance in employment individuals without regard to race, color, religion, sex, sexual orientation, gender identity, national origin, protected veteran status or disability.

Contractors and Subcontractors agree to comply with all the provisions set forth in 29 CFR Part 471, Appendix A to Subpart A.

J. ILLEGAL ACTS

The Los Alamos County Procurement Code, Article 9, imposes remedies and penalties for its violation. In addition, New Mexico criminal statutes impose felony penalties for illegal bribes, gratuities, and kickbacks.

K. CERTIFICATION FORM REGARDING DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS

Bidder shall complete the Certification Regarding Debarment, Suspension, and Other Responsibility Matters Form, attached as Exhibit "C," and submit with the Bid. This Form serves as a warrant of the vendor's responsibility, and may not necessarily preclude the vendor from consideration for award.

L. CAMPAIGN CONTRIBUTION DISCLOSURE FORM

A Campaign Contribution Disclosure Form is attached as Exhibit "D." The Bidder is requested to complete and submit with the Bid. If Form is not submitted with the Bid, upon award, Contractor must submit this form, in accordance with Chapter 81 of the laws of 2006 of the State of New Mexico.

Exhibit "A" Bid Form IFB NO: 24-43 IFB Name: Wayfinding Sign Poles and Hardware

<u>*This attachment shall be returned with the IFB submittal. *</u> Bidders are informed this IFB will be evaluated based on the criteria stated.

Pole and Foundation quantities shown below include additional spares for replacement. Bidder shall provide additional spare parts over the minimum hardware required in Attachment A and B. Item #11 Additional Engineering Services will be used for unanticipated engineering services and will be used at the discretion of the Los Alamos County Project Manager.

Bidder is required to honor pricing for sixty (60) days from submission of bid.

The TOTAL amounts of the below bid (excluding NMGRT) shall be shown in both words and figures. In case of discrepancies, the amount shown in words will govern.

Bidder agrees to supply the materials for the following prices:

ltem NO.	ITEM DESCRIPTION	UNITS	EST. QUANTITY	UNIT BID PRICE IN DOLLARS AND CENTS	TOTAL BID IN DOLLARS AND CENTS
1	7 FT. SQUARE POLE	EACH	6		
2	10 FT. SQUARE POLE	EACH	12		
3	11 FT. SQUARE POLE	EACH	12		
4	12 FT. SQUARE POLE	EACH	36		
5	13 FT. SQUARE POLE	EACH	4		
6	14 FT. SQUARE POLE	EACH	38		
7	15 FT. SQUARE POLE	EACH	18		
8	DRILLED IN STREET POLE FOUNDATION	EACH	120		
9	NEW POLE MOUNTING HARDWARE INCLUDING 100% ADDITIONAL SPARE PARTS	L.S.	1		
10	ADDITIONAL ENGINEERING SERVICES	HOUR	5		
11	FREIGHT	L.S.	1		

BID TOTAL – \$

Total Bid Amount written in words:

Dollars

Note: The bid amount shall exclude state gross receipts tax or local option tax, but shall include all other costs of doing business, including but not limited to bonds, insurance, and profit. The Incorporated County of Los Alamos is required to pay the applicable tax including any increase in the applicable tax becoming effective after the date the contract is entered into. The applicable gross receipts tax or local option tax shall be shown as a separate amount on each billing or request for payment under contract. The Incorporated County of Los Alamos reserves the right to reduce or add quantities.

I the undersigned have reviewed the IFB and hereby submit the Bid in full conformity with the solicitation documents. I further certify that I have the authority to submit this Bid and bind the Bidder for the items bid upon herein. I further certify Bidder has a non-discrimination policy and does not discriminate on the basis of color, national origin, sex, religion, age, disabled, or any other protected status in employment or the provision of services.

Signature of Agent authorized to sign on behalf of Bidder

Printed Name & Title of Agent

Organization's Legal Name and State if Incorporation (if incorporated)

Mailing Address

Physical Address

City, State, Zip Code

Federal Tax I.D. Number

NM BTIN (New Mexico Business Tax Id. Number)

Contract Manager Printed Name and Email Address

If your firm meets the definition of one or more of the types of business described below as defined by the Small Business Administration, please check the appropriate box:

- □ Small Business
- □ Woman-owned Business
- □ Minority-owned Business

If your firm meets the definition of one of types of business described below as defined by the state of New Mexico, please check the appropriate box:

- □ New Mexico Resident Vendor
- □ New Mexico Veteran Vendor

Exhibit "B" SAMPLE AGREEMENT IFB NO: 24-43 IFB Name: Wayfinding Sign Poles and Hardware

AGR24-43



INCORPORATED COUNTY OF LOS ALAMOS AGREEMENT

This **AGREEMENT** ("Agreement" or "Contract") is entered into by and between the **Incorporated County** of Los Alamos, an incorporated county of the State of New Mexico ("County"), and ______, a _____, corporation ("Contractor"), to be effective for all purposes ______, 2024 ("Effective Date"). [Alternate: to be effective on the date of last signature].

WHEREAS, the Contractor was awarded the Contract for the Incorporated County of Los Alamos: Invitation for Bids Number IFB 24-43 Wayfinding Sign Poles and Hardware and said award was approved by the County on ______, which date shall be deemed to be the date of this Contract; and

[FOR CONTRACTS MORE THAN \$200,000.00] -- WHEREAS, the County Council approved this Agreement at a public meeting held on ______; and

WHEREAS, Contractor shall provide the Services, as described below, to County.

NOW, THEREFORE, for and in consideration of the premises and the covenants contained herein, County and Contractor agree as follows:

SECTION A. SERVICES: DO WE NEED TO PROVIDE A SCOPE OR INFO HERE?

SECTION B. TERM: The term of this Agreement shall commence ______ and shall continue through ______, unless sooner terminated, as provided herein. At County's sole option, the County Manager may renew this Agreement for up to _____ (___) consecutive one-year period(s), unless sooner terminated, as provided therein.

SECTION C. COMPENSATION:

- Amount of Compensation. County shall pay compensation for performance of the Services in an amount not to exceed _________(\$_____), which amount does not include applicable New Mexico gross receipts taxes ("NMGRT"). Compensation shall be paid in accordance with the rate schedule set out in Exhibit "A," attached hereto and made a part hereof for all purposes.
- 2. Monthly Invoices. Contractor shall submit itemized [monthly or per the completion of the Project Phase/Task] invoices to County's Project Manager showing amount of compensation due, amount of any NMGRT, and total amount payable. Payment of undisputed amounts shall be due and payable thirty (30) days after County's receipt of the invoice.

SECTION D. TAXES: Contractor shall be solely responsible for timely and correctly billing, collecting and remitting all NMGRT levied on the amounts payable under this Agreement.

SECTION E. STATUS OF CONTRACTOR, STAFF, AND PERSONNEL: This Agreement calls for the performance of services by Contractor as an independent contractor. Contractor is not an agent or employee of County and shall not be considered an employee of County for any purpose. Contractor, its

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agents, or employees shall make no representation that they are County employees, nor shall they create the appearance of being employees by using a job or position title on a name plate, business cards, or in any other manner, bearing County's name or logo. Neither Contractor nor any employee of Contractor shall be entitled to any benefits or compensation other than the compensation specified herein. Contractor shall have no authority to bind County to any agreement, contract, duty, or obligation. Contractor shall make no representations that are intended to, or create the appearance of, binding County to any agreement, contract, duty, or obligation. Contractor shall have full power to continue any outside employment or business, to employ and discharge its employees or associates as it deems appropriate without interference from County; provided, however, that Contractor shall at all times during the term of this Agreement maintain the ability to perform the obligations in a professional, timely, and reliable manner.

SECTION F. STANDARD OF PERFORMANCE: Contractor agrees and represents that it has and shall maintain the personnel, experience, and knowledge necessary to qualify it for the particular duties to be performed under this Agreement. Contractor shall perform the Services described herein in accordance with a standard that meets the industry standard of care for performance of the Services.

SECTION G. DELIVERABLES AND USE OF DOCUMENTS: All deliverables required under this Agreement, including material, products, reports, policies, procedures, software improvements, databases, and any other products and processes, whether in written or electronic form, shall remain the exclusive property of and shall inure to the benefit of County as works for hire; Contractor shall not use, sell, disclose, or obtain any other compensation for such works for hire. In addition, Contractor may not, with regard to all work, work product, deliverables, or works for hire required by this Agreement, apply for, in its name or otherwise, any copyright, patent, or other property right, and acknowledges that any such property right created or developed remains the exclusive right of County. Contractor shall not use deliverables in any manner for any other purpose without the express written consent of County.

SECTION H. EMPLOYEES AND SUB-CONTRACTORS: Contractor shall be solely responsible for payment of wages, salary, or benefits to any and all employees or contractors retained by Contractor in the performance of the Services. Contractor agrees to indemnify, defend, and hold harmless County for any and all claims that may arise from Contractor's relationship to its employees and subcontractors.

SECTION I. INSURANCE: Contractor shall obtain and maintain insurance of the types and in the amounts set out below throughout the term of this Agreement with an insurer acceptable to County. Contractor shall assure that all subcontractors maintain like insurance. Compliance with the terms and conditions of this Section is a condition precedent to County's obligation to pay compensation for the Services, and Contractor shall not provide any Services under this Agreement unless and until Contractor has met the requirements of this Section. County requires Certificates of Insurance, or other evidence acceptable to County, stating that Contractor has met its obligation to obtain and maintain insurance and to assure that subcontractors maintain like insurance. Should any of the policies described below be cancelled before the expiration date thereof, notice shall be delivered in accordance with the policy provisions. General Liability Insurance and Automobile Liability Insurance shall name County as an additional insured.

- 1. General Liability Insurance: ONE MILLION DOLLARS (\$1,000,000.00) per occurrence; ONE MILLION DOLLARS (\$1,000,000.00) aggregate.
- 2. Workers' Compensation: In an amount as may be required by law. County may immediately terminate this Agreement if Contractor fails to comply with the Worker's Compensation Act and applicable rules when required to do so.
- **3.** Automobile Liability Insurance for Contractor and its Employees: ONE MILLION DOLLARS (\$1,000,000.00) combined single limit per occurrence; ONE MILLION DOLLARS (\$1,000,000.00) aggregate on any owned, and/or non-owned motor vehicles used in performing Services under this Agreement.

SECTION J. RECORDS: Contractor shall maintain, throughout the term of this Agreement and for a period of six (6) years thereafter, records that indicate the date, time, and nature of the services rendered. Contractor shall make available, for inspection by County, all records, books of account, memoranda, and other documents pertaining to County at any reasonable time upon request.

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SECTION K. DUTY TO ABIDE: Contractor shall abide by all applicable federal, state, and local laws, regulations, and policies and shall perform the Services in accordance with all applicable laws, regulations, and policies during the term of this Agreement.

SECTION L. NON-DISCRIMINATION: During the term of this Agreement, Contractor shall not discriminate against any employee or applicant for an employment position to be used in the performance of the obligations of Contractor under this Agreement, with regard to race, color, religion, sex, age, ethnicity, national origin, sexual orientation or gender identity, disability, or veteran status.

SECTION M. **CHOICE OF LAW**: The interpretation and enforcement of this Agreement shall be governed by and construed in accordance with the laws of the State of New Mexico.

SECTION N: VENUE, FORUM NON-CONVENIENS, EXCLUSIVE STATE JURISDICTION: County and Contractor knowingly, voluntarily, intentionally, and irrevocably agree that any and all legal proceedings related to this Agreement, or to any rights or any relationship between the parties arising therefrom, shall be solely and exclusively initiated, filed, tried, and maintained in the First Judicial Circuit of the State of New Mexico. County and Contractor each expressly and irrevocably waive any right otherwise provided by any applicable law to remove the matter to any other state or federal venue, consents to the jurisdiction of the First Judicial Circuit of the State of New Mexico in any such legal proceeding, waives any objection it may have to the laying of the jurisdiction of any such legal proceeding. County and Contractor also agree that this term is a material inducement for each to enter this Agreement, and that both County and Contractor warrant and represent that each have had the opportunity to review this term with legal counsel.

SECTION O: WAIVER OF JURY TRIAL: In the event of any action or proceeding, (including without limitation, any claim, counterclaim, cross-claim or third party claim) arising out of or, relating to this Agreement, or the transaction contemplated by this Agreement, County and Contractor KNOWINGLY, VOLUNTARILY, INTENTIONALLY, AND IRREVOCABLY WAIVE ANY RIGHT TO A JURY TRIAL, and agree that a court shall determine and adjudicate all issues of law and fact with a jury trial being expressly waived. County and Contractor also agree that this waiver of a jury trial was a material inducement for each to enter this Agreement, and that both County and Contractor warrant and represent that each have had the opportunity to review this jury waiver with legal counsel.

SECTION P. INDEMNITY: Contractor shall indemnify, defend, and hold harmless County, its Council members, employees, agents, and representatives, from and against all liability, claims, demands, actions (legal or equitable), damages, losses, costs, or expenses, including attorney fees, of any kind or nature, to the extent that the liability, claims, demands, actions, damages, losses, costs, and expenses are caused by, or arise out of, the acts or omissions of the Contractor or Contractor's officers, employees, agents representatives, and subcontractors in the performance or breach of the Services under this Agreement.

SECTION Q. FORCE MAJEURE: Neither County nor Contractor shall be liable for any delay in the performance of this Agreement, nor for any other breach, nor for any loss or damage arising from uncontrollable forces such as fire, theft, storm, war, or any other force majeure that could not have been reasonably avoided by exercise of due diligence.

SECTION R. NON-ASSIGNMENT: Contractor shall not assign this Agreement or any privileges or obligations herein, and shall not novate this Agreement to another without the prior written consent of the County Manager.

SECTION S. LICENSES: Contractor shall maintain all required licenses including, without limitation, all necessary professional and business licenses, throughout the term of this Agreement. Contractor shall require and shall assure that all of Contractor's employees and subcontractors maintain all required licenses including, without limitation, all necessary professional and business licenses.

SECTION T. PROHIBITED INTERESTS: Contractor agrees that it presently has no interest and shall not acquire any interest, direct or indirect, which would conflict in any manner or degree with the performance

of its services hereunder. Contractor further agrees that it shall not employ any person having such an interest to perform services under this Agreement. No County Council member or other elected official of County, or manager or employee of County shall solicit, demand, accept, or agree to accept, a gratuity or offer of employment contrary to Section 31-282 of the Los Alamos County Code.

SECTION U. TERMINATION:

- Generally. The [County Manager/County Utilities Manager] may terminate this Agreement with or without cause upon ten (10) days prior written notice to Contractor. Upon such termination, Contractor shall be paid for Services actually completed to the satisfaction of County at the rate set out in Section C. Contractor shall render a final report of the Services performed to the date of termination, and shall turn over to County originals of all materials prepared pursuant to this Agreement.
- **2. Funding**. This Agreement shall terminate without further action by County on the first day of any County fiscal year for which funds to pay compensation hereunder are not appropriated by County Council. County shall make reasonable efforts to give Contractor at least ninety (90) days advance notice that funds have not been and are not expected to be appropriated for that purpose.

SECTION V. NOTICE: Any notices required under this Agreement shall be made in writing, postage prepaid to the following addresses, and shall be deemed given upon hand delivery, verified delivery by telecopy (followed by copy sent by United States Mail), or three (3) days after deposit in the United States Mail:

County: Karen Henderson Project Manager 1000 Central Avenue, Suite 160 Los Alamos, NM 87544 Contractor:

With a copy to:

County Attorney's Office 1000 Central Avenue, Suite 350 Los Alamos, New Mexico 87544

SECTION W. INVALIDITY OF PRIOR AGREEMENTS: This Agreement supersedes all prior contracts or agreements, either oral or written, that may exist between the parties with reference to the services described herein, and expresses the entire agreement and understanding between the parties with reference to said services. It cannot be modified or changed by any oral promise made by any person, officer, or employee, nor shall any written modification of it be binding on County until approved in writing by both authorized representatives of County and Contractor. In the event of any conflict between the terms, conditions, and provisions of this Agreement, and the terms, conditions and provisions of any exhibits or attachments, the terms, conditions and provisions of this Agreement.

SECTION X. NO IMPLIED WAIVERS: The failure of County to enforce any provision of this Agreement is not a waiver by County of the provisions, or of the right thereafter, to enforce any provision(s).

SECTION Y. SEVERABILITY: If any provision of this Agreement is held to be unenforceable for any reason: (i) such provision shall be reformed only to the extent necessary to make the intent of the language and purpose of the Agreement enforceable; and (ii) all other provisions of this Agreement shall remain in effect so long as the substantive purpose of the Agreement is possible.

SECTION Z. CAMPAIGN CONTRIBUTION DISCLOSURE FORM: A Campaign Contribution Disclosure Form is attached as Exhibit "D." Contractor must submit this form with this Agreement, if applicable.

OR

SECTION Z. CAMPAIGN CONTRIBUTION DISCLOSURE FORM: A Campaign Contribution Disclosure Form was submitted as part of the Contractor's Response and is incorporated herein by reference for all purposes.

SECTION AA. LEGAL RECOGNITION OF ELECTRONIC SIGNATURES: Pursuant to NMSA 1978 § 14-16-7, this Agreement may be signed by electronic signature.

SECTION AB DUPLICATE ORIGINAL DOCUMENTS: This document may be executed in two (2) counterparts, each of which shall be deemed an original.

SECTION AC. CONFIDENTIAL INFORMATION: Any confidential information of one party that is provided to the other party during the term of this Agreement shall be kept confidential and shall not be made available to any individual or organization in accordance with the Confidential Information Disclosure Statement in Exhibit "C." The Confidential Information Disclosure Statement shall be completed by Contractor as a condition precedent and submitted as part of this Agreement. Its terms shall govern as if fully set forth herein.

SECTION AD. NEGOTIATED TERMS: This Agreement reflects negotiated terms between the parties, and each party has participated in the preparation of this Agreement with the opportunity to be represented by counsel, such that neither party shall be considered to be the drafter of this Agreement or any of its provisions for the purpose of any statute, case law, or rule of interpretation or construction that would or might cause any provision to be construed against the drafter of this Agreement.

IN WITNESS WHEREOF, the parties have executed this Agreement on the date(s) set forth opposite the signatures of their authorized representatives to be effective for all purposes on the date first written above.

ATTEST

INCORPORATED COUNTY OF LOS ALAMOS

	BY:		
NAOMI D. MAESTAS	STEVEN LYNNE		DATE
COUNTY CLERK	COUNTY MANAGER		
Approved as to form:			
COUNTY ATTORNEY		, A	CORPORATION
		,^	
	BY:		
			DATE

Exhibit "B" - Continued SAMPLE PURCHASE ORDER IFB NO: 24-43 IFB Name: Wayfinding Sign Poles and Hardware

LOS ALA where discoveries					INCOR scal Ye		Page: 1 of: 1	
T N V 1000 CENTR/ LOS ALAMOS C Email: <u>lacap@</u> E Phone: 505-66 T O	6, NM 87	7544 <u>IS</u>	located a	chase Order s	INVOIC Purchas Order subject to	es, PACKAGES Al le 7 o the Standard Te	APPEAR ON ALL ND PACKING LIST. 8090 ems and Conditions tent/departments/ tent to in writing by	
S SUPPLIER CC U STREET ADD P CITY, STATE, P Fax: NUMBEF I E R VENDOR NO: 9	RESS , ZIP CO R Phone	DE	S H I P L	ROCUREME 01 CAMINO OS ALAMOS <u>OHN.DOE@</u> 05-321-1234	ENTRA 5, NM 8	7544 Email:		
Procurement Contact Name		Requesting Division	Requestor	Contact Name	•	Date Ordered	Date Required	
DOE, JOHN		444	JOHN.DOE	@LACNM.U	s	07/24/2019		
		Description		<u>QTY</u> 1	EACH	Unit Price	Extended Price	
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INCORPORATED COUNTY OF LOS ALAMOS STANDARD TERMS AND CONDITIONS

The following General Terms and Conditions shall apply to all purchases by THE INCORPORATED COUNTY OF LOS ALAMOS ("County") unless specifically provided otherwise on the contract and/or front of the Purcha'se Order document.

- In transactions for which NM state law provides gross receipts tax deductions, County may give seller a NM Nontaxable Transaction Certificate (NTIC) to document the seller's deduction of its receipts.
- 2. This order is County's offer to purchase the goods described from the Supplier. County's placement of this order is expressly conditioned upon Supplier's acceptance of all the terms and conditions of purchase contained on or,attached to the contract and/or purchase order. By fulfilling the order the Supplier accepts the contract and/or Purchase Order and all of its terms and conditions. County hereby gives notice to Supplier of its objection to any different or additional . terms or conditions other than those terms and conditions set forth herein.
- 3. No agreement or understanding to modify the contract and/or Purchase Order shall be binding upon the County unless in writing and signed by the County's authorized agent. All specifications, drawings, and data submitted to the Supplier with this order are hereby incorporated and made a part hereof.
- All applicable portions of the New Mexico Uniform Commercial Code- Sales, §§55-2-101 et. seq., 1978 as may be amended from time to time, shall govern contracts and/or Purchase Orders of County.
- 5. All prices must be F.O.B. destination, freight prepaid and add to invoice. Time is of the essence on this contract. If completed deliveries are not made at the time agreed, County reserves the right to cancel or purchase elsewhere and hold Supplier accountable. If a delivery dates cannot be met, Supplier agrees to advise County, in writing of the earliest possible shipping date for acceptance by Co.unty. A \$100.00 (one hundred dollar) per day penalty for each day of delay beyond the promised delivery date will apply.
- Regardless of F.O.B. point, Supplier agrees to bear all risk of loss, injury, or destruction of goods and materials ordered herein which may for any reason occur prior to acceptance by County. No such loss, injury or destruction shall release Supplier from any obligations hereunder.
- 7. Goods must be properly packaged. Damaged goods and materials will not be accepted, or if the damage is not readily apparent at the time of delivery, the goods shall be returned at Supplier's expense and at no cost to County. County reserves the right to inspect and, ' if necessary, to reject the goods at a reasonable time subsequent to delivery where circumstances or conditions prevent effective inspection of the goods at the time of delivery.



8. If an article sold and delivered to the County hereunder shall be protected by any applicable patent or copyright, the Supplier agrees to indemnify and save harmless the County, from and against any and all suits, claims, j udgments, and costs instituted or recovered against it by any person whomsoever on account of the use or sale of such articles by the County in violation or right under such patent or copyright.

ж.

- 9. No failure of either party to exercise any power given to it hereunder or to insist upon strict compliance by the other party with its obligations hereunder, and no custom or practice of the parties at variance with the terms hereof, n o any payment under this agreement shall constitute a waiver of either party's right to demand exact compliance with the terms hereof.
- Proper Safety Data Sheets, in compliance with OSHA's Hazard Communication Standard, must be provided by the Supplier to County at the time of purchase.
- 11. Supplier shall abide by all applicable federal, state and local laws, regulations, and policies and shall perform the Services in accordance with all applicable laws, regulations, and policies during the term of this Agreement. In any lawsuit or legal dispute arising from the operation of this Agreement, Contractor agrees that the laws of the State of New Mexico shall govern. Venue shall be in the First Judicia District Court of New Mexico in Los Alamos County, New Mexico.
- 12. All invoices shall be addressed to Accounts Payable, 1000 Central Avenue, Suite 300, unless otherwise indicated on the contract and/or front of the Purchase Order and must include Supplier's name and phone number, and clearly list quantities, item descriptions and units of measure a.s well as noting any back-ordered items.
- 13. The Supplier warrants to County that all goods furnished will conform in all respects to the 'terms of the contract and/or this Purchase rder, including any drawings, specific.ations or standards incorporated herein, and shall be free from defects in materials, workmanship, and defects in design. Supplier warrants that the goods are merchantable and further warrants the goods and services are suitable for and will perform in accordance with the purposes for which they are intended.
- 14. During the term of this contract and/or Purchase Order, Supplier shall not discriminate against any employee or applicant for an employment position to be used in the performance of the obligations of Supplier under this contract and/or Purchase Order, nor discriminate with regard to race, color, religion, sex, age, national origin, sexual orientation or gender identity, disability or veteran status.
- 15. The contract and/or Purchase Order contains the entire understanding of the parties relating to the subject matter hereof, superseding all prior communications. The contract and/or Purchase Order may not be changed except by written revision signed by authorized agents of both County and Supplier.

SAMPLE PURCHASE ORDER TERMS AND CONDITIONS, CONT.

Exhibit "C"

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS – PRIMARY COVERED TRANSACTIONS IFB NO: 24-43 IFB Name: Wayfinding Sign Poles and Hardware

This document should be returned with IFB submittal.

(1) I or We, _____ (the "Vendor") hereby certify to the best of our knowledge and belief that neither the Vendor nor any of its principals:

- (a) are presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal, state, or local department or agency;
- (b) have, within a 3-year period preceding this proposal, been convicted of or had a civil judgment rendered against them for - commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or contract under a public transaction; violation of federal or state antitrust statutes; or commission of embezzlement, theft, forgery, bribery; falsification or destruction of records; making false statements; or receiving stolen property;
- (c) are presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
- (d) are not considered to be an "immediate family member" of a County employee or public official. Immediate family means the employee's or public official's spouse, parents, stepparents, child, step-child, sibling, step-sibling, half-sibling, grandparent, grandchild, aunt, uncle, niece, nephew, or their in-laws, or an individual claimed by the public official or his/her spouse as a dependent under the United States Internal Revenue Code.
- (e) have within a 3-year period preceding this Application had one or more public transactions (federal, state, or local) terminated for cause or default.
- (2) If we are unable to certify to any of the statements in this certification, we shall attach an explanation hereto.
- (3) Certification to any of the statements in this certification will be thoroughly reviewed, and may not necessarily preclude the Vendor from consideration for award.
- (4) Falsification of any statement in this Form shall constitute grounds for non-consideration of the vendor's proposal or rescinding of a contract award.

Date

Authorized Representative's Signature

Print Name

Print Title

Exhibit "D"

CAMPAIGN CONTRIBUTION DISCLOSURE FORM IFB NO: 24-43 IFB Name: Wayfinding Sign Poles and Hardware

This document should be returned with IFB submittal.

Any prospective contractor seeking to enter into a contract with the Incorporated County of Los Alamos must file this form disclosing whether they, a family member or a representative of the prospective contractor has made a campaign contribution to an applicable public official during the two (2) years prior to the date on which prospective contractor submits a proposal or, in the case of a sole source or small purchase contract, the two (2) years prior to the date prospective contractor signs the contract, if the aggregate total of contributions given by the prospective contractor, a family member or a representative of the prospective contractor to the public official exceeds TWO HUNDRED FIFTY DOLLARS (\$250.00) over the two (2) year period.

THIS FORM MUST BE FILED BY ANY PROSPECTIVE CONTRACTOR WHETHER OR NOT THEY, THEIR FAMILY MEMBER, OR THEIR REPRESENTATIVE HAS MADE ANY CONTRIBUTIONS SUBJECT TO DISCLOSURE.

The following definitions apply:

- "Applicable public official" means a person elected to an office or a person appointed to complete a term of an elected office, who has the authority to award or influence the award of the contract for which the prospective contractor is submitting a competitive sealed proposal or who has the authority to negotiate a sole source or small purchase contract that may be awarded without submission of a sealed competitive proposal.
- "Campaign Contribution" means a gift, subscription, loan, advance or deposit of money or other things of value, including the estimated value of an in-kind contribution, that is made to or received by an applicable public official or any person authorized to raise, collect or expend contributions on that official's behalf for the purpose of electing the official to either statewide or local office. "Campaign Contribution" includes the payment of a debt incurred in an election campaign, but does not include the value of services provided without compensation or unreimbursed travel or other personal expenses of individuals who volunteer a portion or all of their time on behalf of a candidate or political committee, nor does it include the administrative or solicitation expenses of a political committee that are paid by an organization that sponsors the committee.
- "**Contract**" means any agreement for the procurement of items of tangible personal property, services, professional services, or construction.
- "Family member" means a spouse, father, mother, child, father-in-law, mother-in-law, daughter-in-law or son-in-law of:
 - (a) a prospective contractor, if the prospective contractor is a natural person; or
 - (b) an owner of a prospective contractor.
- "Pendency of the procurement process" means the time period commencing with the public notice of the request for proposals and ending with the award of the contract or the cancellation of the request for proposals.
- "Person" means any corporation, partnership, individual, joint venture, association or any other private legal entity.

- "**Prospective contractor**" means a person who is subject to the competitive sealed proposal process set forth in the Procurement Code or is not required to submit a competitive sealed proposal because that person qualifies for a sole source or a small purchase contract.
- "Representative of a prospective contractor" means an officer or director of a corporation, a □member or manager of a limited liability corporation, a partner of a partnership or a trustee of a trust of the prospective contractor.
- DISCLOSURE OF CONTRIBUTIONS: (Report any applicable contributions made to the following -COUNTY COUNCILORS: Denise Derkacs; Melanee Hand; David Izraelevitz; Keith Lepsch; David Reagor; Randal Ryti; and Sara Scott.)

Contribution Made By:				
Relation to Prospective Contractor:				
Name of Applicable Public Official:				
Contribution(s)ContributionNDate(s)Amount(s):		Nature of	Contribution(s):	Purpose of Contribution(s):
	\$			
	\$			
	\$			
	\$			
	\$			

(Attach extra pages if necessary)

Please check the box next to the applicable statement.

	•	
		CONTRIBUTIONS IN THE AGGREGATE TOTAL OVER TWO HUNDRED FIFTY DOLLARS (\$250.00)
		WERE MADE to an applicable public official by me, a family member or representative, and I have disclosed
		those contributions.
Γ		NO CONTRIBUTIONS IN THE AGGREGATE TOTAL OVER TWO HUNDRED FIFTY DOLLARS (\$250.00)
		WERE MADE to an applicable public official by me, a family member or representative.

Signature

Date

Title (position)

Exhibit "E"

Authorization for Verification of Information IFB NO: 24-43 IFB Name: Wayfinding Sign Poles and Hardware

This document should be returned with IFB submittal.

_____ hereby authorizes any person, firm, or corporation to furnish any

information requested by Los Alamos County or designated representative, to verify any and all information submitted with or relevant to this bid.

Printed Name and Title of Authorized Representative

Signature

Contractor

Date

Sec. 31-261. - State and local preferences.

- (a) *Definitions.* For the purposes of this section:
 - (1) The terms "resident business" and "resident veteran business" shall be defined as set out in NMSA 1978, § 13-1-21.
 - (2) The term "local" as applied to a business shall mean that it meets the requirements of the above definition, maintains its principal office and place of business in Los Alamos County, and has a required Los Alamos County business license.
- (b) *Requirements for preference qualification.* The chief purchasing officer shall determine if a preference is applicable to a particular bid or offer on a case-by-case basis. A bidder or offeror must submit a written request for preference, with a copy of the state-issued preference certificate, with its bid or proposal to qualify for this preference.
 - (1) If a corporation, it shall be incorporated in New Mexico and maintain its principal office and place of business in the state.
 - (2) A person shall have qualified with the state chief purchasing officer as a resident business or resident veteran business and obtained a certification number as provided in NMSA 1978, § 13-1-22.
- (c) Preference factor.
 - (1) The preference factor for qualifying resident and local businesses applied to bids and proposals shall be five percent.
 - (2) The preference factor for qualifying resident veteran businesses shall be in accordance with the requirements set forth in NMSA 1978, § 13-1-21.
- (d) Invitations for bids. When bids are received, the price quoted by the qualifying vendor shall be multiplied by 0.95. After application of the preference factor, the contract shall be awarded to the lowest bidder. If one or more low prices are equal, the bid shall be awarded with respect to the next category of offerors listed below, and the next, until an offer qualifies for award. The priority of categories of offers is as follows:
 - (1) Local business.
 - (2) Resident business.

- (e) Requests for proposals. When proposals are received, the total evaluation score with or without the cost factor of each proposal received from a qualifying vendor shall be multiplied by 1.05. After application of the factor, the contract shall be awarded to the highest score. If one or more scores are equal, the same procedure shall be followed with respect to the next category of offerors listed, and the next, until an offer qualifies for award. The priority of categories of offerors is the same as listed in subsection (d) of this section.
- (f) *Exemptions from preferences.* The resident and local preference specified in this article shall not be applied:
 - (1) To requests for qualifications.
 - (2) To any purchase of goods or services in excess of \$500,000.00.
 - (3) When the expenditure of federal funds designated in whole or in part for a specific purchase is involved; or
 - (4) When the expenditure of grant funds, a condition of which prohibits a local preference, is involved.

(Ord. No. 02-098, § 2, 12-2-2008; Ord. No. 02-305, § 8, 2-25-2020)

Are you requesting Preference?
· · -
By answering "yes," the bidder or offeror is submitting a written request for preference.
A Bidder or Offeror must submit a copy of the state-issued preference certificate with its bid or proposal to
qualify for this preference.



- 1. CONTRACTOR SUPPLIED POLE. HARDWARE AND DRILLED SHAFT FOUNDATIONS SHALL MEET NMDOT STANDARDS AND SHALL BE ENGINEERED TO SUPPORT THE INDICATED 1/4 INCH THICK ALUMINUM SIGN PANEL WITH THE INDICATED DIMENSIONS.
- **2.** SEE ATTACHMENT B FOR ADDITIONAL DETAILS.

VENDOR SHALL PROVIDE THE FOLLOWING:

- 11 FT., SQUARE FLUTED POLE WITH DECORATIVE BASE AND BREAK AWAY SYSTEM. FLAT POLE CAP.
- **2.** MECHANICAL FASTENING SYSTEM.
- **3.** DRILLED IN STREET POLE FOUNDATION.







- 1. CONTRACTOR SUPPLIED POLE. HARDWARE AND DRILLED SHAFT FOUNDATIONS SHALL MEET NMDOT STANDARDS AND SHALL BE ENGINEERED TO SUPPORT THE INDICATED 1/4 INCH THICK ALUMINUM SIGN PANEL WITH THE INDICATED DIMENSIONS.
- **2.** SEE ATTACHMENT B FOR ADDITIONAL DETAILS.

VENDOR SHALL PROVIDE THE FOLLOWING:

- **1.** 13 FT., SQUARE FLUTED POLE WITH DECORATIVE BASE AND BREAK AWAY SYSTEM. FLAT POLE CAP.
- **2.** MECHANICAL FASTENING SYSTEM.
- **3.** DRILLED IN STREET POLE FOUNDATION.

Sign Type VDIR.2 Vehicular Directional SHEET NO.



- 1. EXISTING POLE. HARDWARE SHALL MEET NMDOT STANDARDS AND SHALL THE ENGINEERED TO SUPPORT THE INDIC THED 1/4 INCH THICK ALUMINUM SIGN. ANEL WITH THE INDICATED DIMENSION:
- **2.** SFF ATTACHMENT B FOR ADDITIONAL DETAILS.

VENDOR SHALL PROVIDE THE FOLLOWING: **1.** ALUMINUM SUPPORT CHANNEL EXTRUSION

2. POLE STRAP ATTACHMENT.





- 1. CONTRACTOR SUPPLIED POLE. HARDWARE AND DRILLED SHAFT FOUNDATIONS SHALL MEET NMDOT STANDARDS AND SHALL BE ENGINEERED TO SUPPORT THE INDICATED 1/4 INCH THICK ALUMINUM SIGN PANEL WITH THE INDICATED DIMENSIONS.
- **2.** SEE ATTACHMENT B FOR ADDITIONAL DETAILS.

VENDOR SHALL PROVIDE THE FOLLOWING:

- 15 FT., SQUARE FLUTED POLE WITH DECORATIVE BASE AND BREAK AWAY SYSTEM. FLAT POLE CAP.
- **2.** MECHANICAL FASTENING SYSTEM.
- **3.** DRILLED IN STREET POLE FOUNDATION.







- 1. CONTRACTOR SUPPLIED POLE. HARDWARE AND DRILLED SHAFT FOUNDATIONS SHALL MEET NMDOT STANDARDS AND SHALL BE ENGINEERED TO SUPPORT THE INDICATED 1/4 INCH THICK ALUMINUM SIGN PANEL WITH THE INDICATED DIMENSIONS.
- **2.** SEE ATTACHMENT B FOR ADDITIONAL DETAILS.

VENDOR SHALL PROVIDE THE FOLLOWING:

- 12 FT., SQUARE FLUTED POLE WITH DECORATIVE BASE AND BREAK AWAY SYSTEM. FLAT POLE CAP.
- **2.** MECHANICAL FASTENING SYSTEM.
- **3.** DRILLED IN STREET POLE FOUNDATION.







- 1. CONTRACTOR SUPPLIED POLE. HARDWARE AND DRILLED SHAFT FOUNDATIONS SHALL MEET NMDOT STANDARDS AND SHALL BE ENGINEERED TO SUPPORT THE INDICATED 1/4 INCH THICK ALUMINUM SIGN PANEL WITH THE INDICATED DIMENSIONS.
- **2.** SEE ATTACHMENT B FOR ADDITIONAL DETAILS.

VENDOR SHALL PROVIDE THE FOLLOWING:

- 12 FT., SQUARE FLUTED POLE WITH DECORATIVE BASE AND BREAK AWAY SYSTEM. FLAT POLE CAP.
- **2.** MECHANICAL FASTENING SYSTEM.
- **3.** DRILLED IN STREET POLE FOUNDATION.
- 4. DUEL SIGN PANELS.

Sign Type VDIR.5 Vehicular Directional SHEET NO.



- CONTRACTOR SUPPLIED POLE. HARDWARE AND DRILLED SHAFT FOUNDATIONS SHALL MEET NMDOT STANDARDS AND SHALL BE ENGINEERED TO SUPPORT THE INDICATED 1/4 INCH THICK ALUMINUM SIGN PANEL WITH THE INDICATED DIMENSIONS.
- **2.** SEE ATTACHMENT B FOR ADDITIONAL DETAILS.

VENDOR SHALL PROVIDE THE FOLLOWING:

- 14 FT., SQUARE FLUTED POLE WITH DECORATIVE BASE AND BREAK AWAY SYSTEM. FLAT POLE CAP.
- **2.** MECHANICAL FASTENING SYSTEM.
- **3.** DRILLED IN STREET POLE FOUNDATION.
- 4. DUEL SIGN PANELS.

Sign Type VDIR.6 Vehicular Directional





- 1. CONTRACTOR SUPPLIED POLE. HARDWARE AND DRILLED SHAFT FOUNDATIONS SHALL MEET NMDOT STANDARDS AND SHALL BE ENGINEERED TO SUPPORT THE INDICATED 1/4 INCH THICK ALUMINUM SIGN PANEL WITH THE INDICATED DIMENSIONS.
- 2. SEE ATTACHMENT B FOR ADDITIONAL DETAILS.

VENDOR SHALL PROVIDE THE FOLLOWING:

- **1.** 11 FT., SQUARE FLUTED POLE WITH DECORATIVE BASE AND BREAK AWAY SYSTEM. FLAT POLE CAP.
- **2.** MECHANICAL FASTENING SYSTEM.
- **3.** DRILLED IN STREET POLE FOUNDATION.









- 1. CONTRACTOR SUPPLIED POLE. HARDWARE AND DRILLED SHAFT FOUNDATIONS SHALL MEET NMDOT STANDARDS AND SHALL BE ENGINEERED TO SUPPORT THE INDICATED 1/4 INCH THICK ALUMINUM SIGN PANEL WITH THE INDICATED DIMENSIONS.
- **2.** SEE ATTACHMENT B FOR ADDITIONAL DETAILS.

VENDOR SHALL PROVIDE THE FOLLOWING:

- 10 FT., SQUARE FLUTED POLE WITH DECORATIVE BASE AND BREAK AWAY SYSTEM. FLAT POLE CAP.
- **2.** MECHANICAL FASTENING SYSTEM.
- **3.** DRILLED IN STREET POLE FOUNDATION.









- 1. CONTRACTOR SUPPLIED POLE. HARDWARE AND DRILLED SHAFT FOUNDATIONS SHALL MEET NMDOT STANDARDS AND SHALL BE ENGINEERED TO SUPPORT THE INDICATED 1/4 INCH THICK ALUMINUM SIGN PANEL WITH THE INDICATED DIMENSIONS.
- 2. SEE ATTACHMENT B FOR ADDITIONAL DETAILS.

VENDOR SHALL PROVIDE THE FOLLOWING:

- **1.** 10 FT., SQUARE FLUTED POLE WITH DECORATIVE BASE AND BREAK AWAY SYSTEM. FLAT POLE CAP.
- **2.** MECHANICAL FASTENING SYSTEM.
- **3.** DRILLED IN STREET POLE FOUNDATION.

Sign Type TRAIL.2 Large Trailblazer






NOTES:

1. CONTRACTOR SUPPLIED POLE. HARDWARE AND DRILLED SHAFT FOUNDATIONS SHALL MEET NMDOT STANDARDS AND SHALL BE ENGINEERED TO SUPPORT THE INDICATED 1/4 INCH THICK ALUMINUM SIGN PANEL WITH THE INDICATED DIMENSIONS.

2. SEE ATTACHMENT B FOR ADDITIONAL DETAILS.

VENDOR SHALL PROVIDE THE FOLLOWING:

- **1.** 7 FT., SQUARE FLUTED POLE WITH DECORATIVE BASE AND BREAK AWAY SYSTEM. FLAT POLE CAP.
- **2.** MECHANICAL FASTENING SYSTEM.
- **3.** DRILLED IN STREET POLE FOUNDATION.

Sign Type INT.1 Pedestrian Interpretive

SHEET NO.

D.18



NOTES:

- **1.** EXISTING POLE. HARDWARE CHALL MEET NMDOT STANDARDS AND SHALL BE ENGINEERED TO SUPPORT THE INDICATED 1/4 INCH THICK ALUMINUM SIGN PANEL WITH THE INDICATED DIMENSIONS.
- **2.** ST ATTACHMENT B FOR ADDITIONAL DETAILS.

VENDOR SHALL PROVIDE THE FOLLOWING: **1.** ALUMINUM SUPPORT CHANNEL EXTRUSION

2. POLE STRAP ATTACHMENT



D.19



REVOLUTIONARY TRACK SYSTEM

Community







SITELINK®

A REVOLUTIONARY POLE WITH A PATENTED TRACK SYSTEM

SITELINK OFFERS UNPARALLELED VERSATILITY FOR COMPLETE SITE COORDINATION AND ADAPTABILITY. SITELINK TURNS GOOD DESIGNS INTO GREAT DESIGNS THAT FULLY INTEGRATE ALL OF THE PRODUCTS FOUND IN TODAY'S PUBLIC SPACES ONTO ONE SINGLE STRUCTURE. SITELINK ACCOMMODATES LOADING FOR FUTURE LIGHTING REQUIREMENTS AND ACCESSORIES.



FEATURES AND BENEFITS

Patented TracLoc System:

- Provides future loading capabilities
- Promotes ease of maintenance
- Allows mounting adjustments to site condition
- Easier to specify

Stronger Construction:

- Allows for more accessories
- Provides excellent reliability
- Enhances corrosion resistance with aluminum material

Finishes:

- Premium paint and Anodized finishes are available
- Track system helps protect finish by eliminating need for straps and bands

Protected Wireways:

 Four isolated wireways for low voltage, fiber optics, irrigation, etc.

TYPICAL APPLICATIONS

Street Lighting:

- Downtown restoration
- City streets
- Schools and University
- Residential areas

Commercial:

- Waterfront developments
- Commercial developments
- Retail
- Airports & public transit
- Convention centers
- Amusement parks and recreation
- Sporting venues
- Hotels and resorts

WHAT IS SITELINK?

The Concept

The SiteLink pole is an extruded aluminum shaft with up to four self-contained tracks for mounting site equipment such as luminaires, banners, traffic lights, traffic control systems, communication systems, security cameras, cellular, and audiovisual equipment. In addition, SiteLink can be utilized to anchor amenities such as traffic provisions, trash receptacles and planters as well as a variety of other equipment that today or tomorrow's sites may require.

SiteLink has been rigorously tested to meet the highest standards of pole and lighting standard requirements in the marketplace. SiteLink is designed per AASHTO-2009 to meet wind loading requirements throughout North America.

All SiteLink accessory components must be installed with the proper equipment.

Equipment

Site equipment such as traffic lights, pedestrian signal equipment, security cameras and traffic signs can all fit the TracLoc System through the use of one of the several standard accessory components available. Custom components can also be developed for more challenging designs that require special attachments. In these instances, please contact your local Holophane factory sales representative for consultation.

TracLoc System

At the heart of the SiteLink Pole is the TracLoc System, which uses a dovetail track and TracNut.

The TracLoc System allows the installer to locate components in the field without preplanning. In addition, an installer can add products in the *future* without having to modify the pole, buy a new pole, or add components using unsightly straps and banding.

How It Works



Place TracNut lengthwise in track and slide TracNut to desired position.



Rotate TracNut 90° to engage flanges of track.



TracNut is now in position. Tighten bolt to pull TracNut out against track flange.



WHY SITELINK?

Provides future loading capabilities

- SiteLink accommodates future loading, which completely differentiates the product from traditional street poles.
- The SiteLink pole system is robust; allowing as much as two to three times the additional pole loading as conventional aluminum poles available in the industry.
- Fewer poles will be needed as the site evolves and additional equipment and accessories are needed.

SiteLink is easy to maintain

- A hex-tool is all that is needed to securely lock, relocate or remove, the various SiteLink accessories and components.
- □ The SiteLink system is easy to install and maintain which saves labor costs, as the site changes over time.





SiteLink eliminates street clutter

- SiteLink preserves the design-intent of the site engineer by eliminating the need for unsightly bands and clamps that damage the surface of today's poles.
- The adaptable SiteLink system will safely link new equipment and accessories to its structure without it looking like an afterthought.
- SiteLink reduces the need for additional poles combining the load of multiple poles into one complete system, meaning less poles, and a better looking site.

SiteLink is a durable product

- SiteLink poles are built for abuse and are highly durable using all aluminum.
- □ SiteLink is available with security hex bolts to secure parts and components to the system.
- SiteLink poles are available in premium paint and anodized finishes, which make them ideal for corrosive environments such as ports and waterfront applications.

AUXILIARY CHANNELS

SiteLink offers four auxiliary channels that can be accessed through the decorative base handholes. If the base plate or shoe base is used a transformer base will need to be used to gain access to wireways (see below).





A typical cross section of a SiteLink pole shows line voltage delivered through the central core, low voltage in the auxiliary channels, with an accessory fastened onto one of four mounting tracks.



Adaptable & Flexible

SiteLink is compatible with just about any traditional pole accessory and lighting fixture. It is also adaptable so that communication systems, traffic control and security devices, and street amenities may be mounted to the versatile TracLoc System. This is accomplished through a variety of mounting hardware.

As your lighting and street plan evolves or your needs change, SiteLink poles offer the flexibility to accommodate the new requirements without your site looking like an afterthought or without the added costs of additional poles and labor associated with today's more conventional poles.









SITELINK STRENGTH

Shaft Comparison: SiteLink 4" (L4E) Wadsworth Base





CONTEMPORARY SHAFT STYLE

The Contemporary Shaft Style provides a clean, architectural look available in three different sizes, made with high strength aluminum alloy, which is extruded to form the shaft profile and functional track system

T1:

One-piece, integral base plate or shoe base available with a 2-sided shaft.

T2:

Heavy duty construction available with one-piece integral base plate or decorative base. A variety of two-piece clamshell bases areavailable to use with base plate or shoe base.

T3:

Heavy duty construction available with one-piece integral base plate or decorative base. A variety of two-piece clamshell bases are available to use with base plate or shoe base.



Light Duty (T1) Two track pole 3"x5"



Medium Duty (T2) Four track pole 5.75" square



Heavy Duty (T3) Four track pole 8.5" square



DECORATIVE SHAFT STYLE

The Decorative Shaft Style is fluted and provides and historical appearance. The style is available in four fluted pole sizes. Each shaft size is made from high strength aluminum alloy, which is extruded to form the decorative fluted shaft profile and functional track system.

SL4 and SL5

Integral structural base with one-piece construction available in two shaft sizes with a variety of base styles. Ideal for lower pole heights with lighter duty requirements.

SL6 and SL8

Heavy duty pole construction with an integral shoe base available in two shaft sizes. A variety of clamshell bases can be purchased as a separate component. Ideal for higher pole heights and applications requiring additional strength.



Light Duty (SL4) Four track pole 4.5" square



Heavy Duty (SL6) Four track pole 5.75" square



Medium Duty (SL5) Four track pole 5.25" square



Heavy Duty (SL8) Four track pole 8.5" square

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BASES

SITELINK WORKS WITH A VARIETY OF EXISTING COMPLEMENTARY BASE STYLES RANGING FROM HISTORICAL TO CONTEMPORARY. DEPENDING ON THE SHAFT STYLE USED, BASES ARE AVAILABLE IN A ONE-PIECE STRUCTURAL BASE OR SIMPLE TWO PIECE CONSTRUCTION FOR EASY INSTALLATION AND MAINTENANCE.

Clamshell Base

Base

Structural Bases									
Material	Base Type	T1	T2	Т3	SL4	SL5	SL6	SL8	
Cast Aluminum	Base Plate	•	•	•					
	Shoe Base						•	•	
	North Yorkshire		•		•	•	•		
	Wadsworth		•		•	•	•		
	Charleston		•		•	•	•		
	Chesapeake				•	•			
	Delaware				•	•			
	Fort Washington				•	•			
	Hamilton				•	•			
	Kentwood				•	•			
	Rockford Harbor				•	•			
	Salem				•	•			

Available Not Available

Cast Aluminum



Clamshell Bases									
Material	Base Type	T1	T2	Т3	SL4	SL5	SL6	SL8	
Cast Aluminum	Atlanta	•	•				•	•	
	Bradford	•	•				•		
	Nautical Rope Base		•				•	•	
	Portland	•	•				•		
	Princeton	•	•				•		
	Smooth Round	•	•	•					
Cast Iron	Columbia	•	•	•			•	•	
	Embarcadaro	•	•				•	•	
	Hamilton		•	•				•	
	San Francisco	•	•	•			•		
Cast Aluminum and Cast Iron	Chesapeake	•	•				•		
	Denver Federal	•							
	North Yorkshire	•	•	•	•	•	•		

Available Not Available

Cast Aluminum



Cast Iron

Columbia



Cast Aluminum & Cast Iron



HOLOPHANE®

HOLOPHANE®

ORDERING INFORMATION



*T1 is a Light Duty pole typically used for signage

PERFORMANCE SPECIFICATIONS

Description

The aluminum extruded pole shaft shall be configured in a TracLoc orientation, utilizing a patented four-sided dovetail track system. The exterior of the TracLoc profile is constructed for modular accessory attachments which can be moved or changed after initial installation. The interior of the TracLoc profile allows for five independent and separate wiring raceways for initial assembly and post installation wiring flexibility.

Design

The pole shall conform to the requirements of the "Standard Specifications for Structural Supports for Highway Signs, Luminaires and Traffic Signals, 2009 edition, by The American Association of State Highway and Transportation Officials for a basic wind speed as specified supporting luminaires and other accessories as specified by the customer.

Submittals

Shop drawings clearly delineating the pole assembly and design criteria shall be provided. Substantiating structural calculations shall also be provided if specified by the customer.

Materials

Shaft - The shaft shall be constructed of extruded tube of 6061-T6 aluminum in accordance with the requirements of ASTM B221-02. The pole shall be of sufficient nominal thickness to meet the design requirements without use of internal reinforcing sleeve. No longitudinal shaft welds shall be allowed.

Base - The base shall be either a one-piece cast structural base or a two piece clamshell base of aluminum alloy 356 per ASTM B26 or B108. The structural base shall be joined to the shaft by means of a complete circumferential weld. There shall be a cast aluminum access door fastened with tamper resistant screws. The base shall have provisions for grounding by the use of a lug (with drilled and tapped hole) cast to the inside of the base opposite to and accessible through the access door.

Welding

Welding shall be done by the inert gas shielded metal arc method with consumable electrode. Aluminum alloy 4043 electrode shall be used. Welding shall be in accordance the American Welding Society AWS Specification D1.2, Structural Welding Code - Aluminum.

Anchorage

Four steel anchor bolts shall be supplied with each lighting pole. The bolt size and length shall be in accordance the AASHTO Specification for the loads imposed by the poles. The anchor bolt material shall meet the requirements of AASHTO M314-90 Grade 55. Bolts shall be hot dipped galvanized per ASTM A153 at the threaded end for at least 10 inches. Optionally, full length galvanized bolts will be provided if specified by the customer. For each bolt a heavy hex nut per ASTM A563 grade DH or 2H and washer shall be supplied. The nut and washer shall be fully galvanized per ASTM A153 or ASTM B695.

Miscellaneous Hardware

All nuts, bolts, and washers used in the assembly of the pole shall be AISI type 300 series stainless steel per ASTM A193 Class 1 Grade B8 except for anchorage hardware.

Finish

Surface Preparation - Pole shafts and bases shall be prepared for powder coating through a 5-stage cleaning process.

Powder Coating - Powder coating material shall be a thermosetting Polyester Powder Coating. A minimum coating thickness of 1½ mils shall be maintained. Application of powder shall be electrostatically applied by a closed loop powder coating system featuring automatic spray guns with computerized controls to assure mil thickness conformance. Premium paint and anodized finishes are available.

ARMS

SITELINK HAS A VARIETY OF MOUNTING ARMS AVAILABLE FOR POST TOP AND HORIZONTAL MOUNTING APPLICATIONS.

MOUNTING APPLICATIONS

SiteLink has a wide selection of mounting arms available for post top and horizontal mounting applications, including arms with or without cables.



HOLOPHANE®

With Cables



Without Cables





Horizontal







Annapolis





Valencia







PERFORMANCE SPECIFICATIONS

Arm Specifications

Construction

All welding on the decorative luminaire arm shall be per ANSI/AWS D1.2-90. All welders shall be certified per ANSI/AWS D1.2-90 Section 5.

Materials

The post mounting piece and luminaire mounting piece shall be either heavy wall, cast aluminum, produced from certified ASTM 356.1 ingot per ASTM B179-95a or ASTM B26-95, or extruded aluminum produced with ASTM 6063 or 6061 alloy, heat treated to a T6 temper. The arm shall be aluminum, ASTM 6063 or 6061 alloy, heat treated to a T6 temper. All hardware shall be stainless steel.

Base - The base shall be either a one-piece cast structural base or a two piece clamshell base of aluminum alloy 356 per ASTM B26 or B108. The base shall be joined to the shaft by means of a complete circumferential weld. There shall be a cast aluminum access door fastened with tamper resistant screws. The base shall have provisions for grounding by the use of a lug (with drilled and tapped hole) cast to the inside of the base opposite to and accessible through the access door.

Installation

The arms shall attach to the side of the pole with (2) or (6) tracnuts. Arms shall have a 1.5" male NPT fitting for luminaire mounting, or as specified.



BANNERS

SITELINK OFFERS A STANDARD SET OF FUNCTIONAL CAST ALUMINUM BANNER ARMS FOR USE WITH THE TRACLOC SYSTEM. BANNERS CAN BE MOVED TO ACCOMMODATE NEW BANNER SIZES, REMOVED FOR DIFFERENT POLE REQUIREMENTS OR INCLEMENT WEATHER, OR ADDED FOR SPECIAL EVENTS EASILY WITHOUT DAMAGING THE SURFACE OF THE POLE.





OPTIONS & ACCESSORIES

SITELINK IS COMPATIBLE WITH JUST ABOUT ANY TRADITIONAL POLE ACCESSORY AND LIGHTING FIXTURE. IT IS ALSO ADAPTABLE SO THAT COMMUNICATION SYSTEMS, TRAFFIC CONTROL, SECURITY DEVICES AND STREET AMENITIES MAY BE MOUNTED TO THE VERSATILE TRACLOC SYSTEM. THIS IS ACCOMPLISHED THROUGH A VARIETY OF MOUNTING HARDWARE.



OPTIONS & ACCESSORIES

Cord Grip

1/2" cord grip (1/2"- 14 NPT thread)

Auxiliary Channel Exit

Includes casting, cord grip and mounting template. (Not available with T1)

Eyebolt Plates

3/8" SS eyebolt, plate, and TracNut kit

Flagpole Holders (Single Stationary)

Flag holder for .750" O.D. flag pole

Flag holder for 1.00" O.D. flag pole

Flag holder for 1.25" O.D. flag pole

Planters and Flower Pots

90° cast aluminum planter for T2 shaft

18" (1.00" OD) Flower pot mounting arm with eyebolt & half sphere end cap.

24" (1.00" OD) Flower pot mounting arm with eyebolt & half sphere end cap.

GFCI Outlets, 120 volt, 20 amp

Receptacle with wet location while cover closed

Receptacle with small, in-use wet location cover

Receptacle with large, in-use wet location cover

Sign Holder

Mounting bracket and hardware for 6" street sign

Mounting bracket and hardware for 9" street sign

Signal Hub

1.50 " NPS threaded hub and mounting plate for traffic and pedestrian signals (two required per signal)

TracNut Kits

Small TracNut for SL4 and SL5 3/8" x 1.00" bolt and lockwasher. Use with .188"- .250" thick mounting plate

Small TracNut for SL4 and SL5 3/8" x 1.25" bolt and lockwasher. Use with .385"- .500" thick mounting plate

Large TracNut for T1, T2, T3, SL6 and SL8 3/8" x .075" bolt and lockwasher. Use with .06"- .188" thick mounting plate

Large TracNut for T1, T2, T3, SL6 and SL8 3/8" x 1.00" bolt and lockwasher. Use with .275"- .430" thick mounting plate

Large TracNut for T1, T2, T3, SL6 and SL8 3/8" x 1.25" bolt and lockwasher. Use with .525"- .650" thick mounting plate

Large TracNut for T1, T2, T3, SL6 and SL8 3/8" x 1.50" bolt and lockwasher. Use with .775"- .900" thick mounting plate

1. XX=Color (See step 6 on page 19)

2. Wherever T13 appears in catalog number, substitute L45 or L68 when ordering accessories for those shafts.

3. H=Half sphere finial. Can substitute B, A, or R per step 4 on page 19.



Cord Grip



Eyebolt



Flower Pot



Sign Holder



TracNut Kits



Auxiliary Channel Exit



Flagpole Holders



GFCI Outlet Box



Signal Hub



APPLICATIONS

SITELINK IS COMPLEMENTARY TO THE PERFECT SITE DESIGN, BECAUSE IT INTEGRATES THE FUNCTIONAL ELEMENTS OF THE SITE INTO ONE SIMPLE, CLUTTER-FREE, STRUCTURE. AS THE NEEDS OF YOUR SITE CHANGE, SITELINK WILL ADAPT TO MEET NEW REQUIREMENTS WITHOUT MAJOR RENOVATION, AND WITHOUT DAMAGING THE ARCHITECTURAL INTEGRITY OF THE SITE DESIGN.















Warranty Five-year limited warranty. Full warranty terms located at www.acuitybrands.com/CustomerResources/Terms_and_conditions.aspx

Product specifications may change without notice. Please contact your sales representative for the latest product information.

Contact your local Holophane factory sales representative for application assistance, and computer-aided design and cost studies. For information on other Holophane products and systems, call the Inside Sales Service Department at 866-759-1577. In Canada call 905-886-8967 or fax 905-886-7973.



3825 Columbus Road, Granville, OH 43023

IFB24-43, Addendum #1

Attachment B									
SIGN TYP	QUANTITY OF POLES	POLE TYPE *	POLE HEIGHT (FT)	DRILLED FOUNDATION BASE **		POLE STRAP NTTACHMENT ***		ATTACHMENT A. SHEET NO.	
INT.1	4	SQUARE FLUTED	7	4		-		D.18	
PARK.1	8	SQUARE FLUTED	11	4		-		D.9	
PARK.3		EXISTING	-	-		6		D.10	
TRAIL.1	3	SQUARE FLUTED	10	3				D.11	
TRAIL.1A		EXISTING	-	-		2		D.12	
TRAIL.2	6	SQUARE FLUTED	10	6				D.13	
TRAIL.2A		EXISTING	-	-				D.14	
VDIR.1	1	SQUARE FLUTED	11	1				D.1	
VDIR1.A		EXISTING	-	-		2		D.2	
VDIR.2	3	SQUARE FLUTED	13	3				D.3	
VDIR.2A		EXISTING	-	-		9		D.4	
VDIR.3	16	SQUARE FLUTED	15	16		- 1		D.5	
VDIR.4	2	SQUARE FLUTED	12	2		-		D.6	
VDIR.5	30	SQUARE FLUTED	12	30		-		D.7	
VDIR.6	34	SQUARE FLUTED	14	34		-		D.8	
PED.1		EXISTING	-	-		24		D.19	

* Square fluted supplied pole shall be Holophane, Acuity Brands Sitelink or approved equal and shall include breakaway system, sign fastening hardware, and pole installation hardware. Base Type Cast Aluminum Structural, Wadsworth, Color to match Holophane Gray Super Durable/Corrosion Resistant *267J3K with Powdercoat Finish or approved equal.

** Supplied drilled foundation bases shall be included for all supplied square fluted poles and shall meet NMDOT Standard Drawing 708L-05-1/1.

*** Pole strap attachment, extruded channel, and all required hardware shall be provided for signs mounted to existing poles.

All materials shall meet NMDOT Standards and shall be engineered to support the indicated 1/4" thick aluminum sign panel with the indicated dimensions found in Attachment A. Contractor shall provide shop drawings, and material specifications certified by a licensed engineer for all supplied materials and hardware.