

CONTRACT NO. FM-FY16-003

University Village & Courtyard Cleaning

Bid packets must be received by: 3 p.m. Wednesday, May 18, 2016

Delaware State University Room 321 Claiborne D. Smith Administration Building 1200 North DuPont Highway Dover, DE 19901-2277

> Point of Contact Zafar Chaudhry (302) 857-7852 (302) 857- 6278

TO: ALL BIDDERS

The enclosed packet contains an "REQUEST FOR PROPOSAL" for University Village & Courtyard Cleaning. The bid consists of the following documents:

REQUEST FOR PROPOSAL – CONTRACT NO. FM-FY16-003

- 1. Definitions and General Provisions
- 2. Special Provisions, Request for Proposal, and Scope of Work
- 3. Bid Reply Section
 - a. Non-Collusion Statement and Acceptance
 - b. Bid Reply Section

Your bid and the Bid Reply Section must be executed completely and correctly and returned in a clearly marked envelope by **3:00 p.m. Wednesday May 18, 2016,** to be considered.

Please review and follow the information and instructions contained in the General Provisions and this Request for Proposal. Should you need additional information, please call Zafar Chaudhry, Associate Vice President at (302) 857-7852.

Minority Business Enterprise (MBE) and Women Owned Business Enterprise (WBE) will be afforded full opportunity to submit bids and will not be subject to discrimination on the basis of race, color, national origin, or sex in consideration of this award.

Delaware State University reserves the right to extend the time and place for the opening of bids from that described in the advertisement, of not less than two (2) calendar days notice be certified delivery, facsimile transmission, or by verifiable electronic means to those bidders who obtained copies of the plans and specification or contract descriptions. Delaware State University reserves the right to reject any and all items, bids and waive all informalities.

TIME LINE *

- Mandatory Pre-bid
- Questions due to University
- Answers due to Contractor
- Deadline for Final Addendum
- Bid Opening
- Contractor Selection Date
- Anticipated Contract Start
- Last Day for Contract Award

Wednesday, May 4, 2016 at 10:00 AM Thursday, May 5, 2016 at 10:00 AM Friday, May 6, 2016 at 5:00 PM Monday, May 9, 2016 at 5:00 PM Wednesday, May 18, 2016 at 3:00 PM Friday, May 20, 2016 Monday, May 23, 2016 Monday, June 6, 2016

* Each date subject to change

Note: All questions and answers shall be in writing

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SECTION 100.00 BID GENERAL INFORMATION:

Whenever the following terms are used, their intent and meaning shall be interpreted as follows:

State:	The State of Delaware
Board:	The Delaware State University Board of Trustees
University:	The Delaware State University
Designated Official:	The person authorized to act for the Delaware State University Board of Trustees
Inspector:	Individual authorized by the University to act as its agent to inspect any feature of the material or work entering into the contract
Bidder:	Any individual, firm or corporation submitting a bid in the proper required form for furnishing the material and/or accomplishing the work as specified and acting directly or through a duly authorized representative
Contractor:	Any individual, firm or corporation with whom a contract is made by the University
Surety:	The corporate body which bound with and for the contract, or which is liable, and which engages to be responsible for the contractor's payments of all debts pertaining to and for this acceptable performance of the work for which he has contracted
Bid:	The offer of the bid submitted on the approved form and setting forth the bidder's prices for furnishing material and/or performing work described in the specifications
Advertisement For Bid:	The public announcement that the University is inviting bids covering work to be performed or materials or equipment to be furnished
Bid Bond:	The security designated in the bid to be furnished by the bidder as a guaranty of good faith to enter into a contract with the University if the work to be performed or the materials to be furnished is awarded to him
Special Provisions:	Special provisions are specific clauses setting forth conditions or requirements peculiar to the contract under consideration and covering the work, materials, products, or equipment involved in the bid
Contract:	 The written agreement covering the furnishing and delivery of materials and/or services which shall consist of the following: A. Bid by firm or individual furnishing materials and/or services B. Agreement by the vendor to abide by all terms, conditions, specifications, and addenda (Sect. 100, 200, 300, 400 inclusive) of the bidding documents. C. Approved University purchase order
Performance, Labor & Material Payment Bond:	The approved form of security furnished by the Contractor and his surety as a guaranty of good faith on the part of the contractor to execute the work in accordance with the terms of the Special Provisions.

<u>SECTION 200.00 PROPOSAL REQUIREMENTS AND CONDITIONS</u> ALL PROPOSALS MUST BE MADE IN ACCORDANCE WITH THE FOLLOWING INSTRUCTIONS:

SECTION 200.1 Presentations of Bids

A. Bids shall be presented on the forms issued with the specifications. Special lease or rental bids may be presented on vendor's forms. All blanks shall be properly filled in. Live signatures are required. Any alterations, erasures shall be initialed by bidder. The bid form shall be executed to show the amount bid. The total amount of the bid submitted shall be typed, or clearly printed in ink.

B. Bids shall be received at the Office of Purchasing, (unless otherwise indicated), Delaware State University, 1200 N. DuPont Highway, Dover, Delaware, 19901-2277, not later than the time stated in the advertisement. Bids will be received in a sealed envelope and plainly marked as follows:

Contract No.: FM-FY16-003

Name of Bidder:

Date of Opening: Wednesday, May 18, 2016 at 3:00pm

C. No responsibility shall be attached to any persons for the premature opening of any bids not properly identified. (See "B" under Paragraph 1).

D. The bidder bears all responsibility for insuring that their bid is received on time. Delaware State University bears no responsibility for bids being received late.

SECTION 200.2 Bid Guaranty

A. All bid bids exceeding \$10,000 in cost, shall be accompanied with a bid bond or certified check drawn on a solvent bank or trust company licensed to do business with the State of Delaware unless WAIVED under section titled: "Special Provisions." The bid bond or certified check shall be drawn to the order of the Delaware State University in the amount of at least ten percent (10%) of the total price (including all alternates).

B. Upon the execution of a formal contract and agreement, the Bid Bond will be returned to the successful bidder. The deposits of the unsuccessful bidder will be returned to them immediately upon the awarding of the contract, or the rejection of all bids, but in any event, no later than ninety (90) days after the opening of the bids.

C. Should a successful bidder, on being notified in writing by the University, fail to execute the Notification of Award and Agreement contract and

furnish satisfactory Performance, Labor and Material payment bond (if requested under Special Provisions) within twenty (20) days from date of receipt, the award of the contract may be rescinded and the certified check or bid bond become liable up to the full amount and the bidder liable for any difference in the bid, which the University may be obligated to award to another bidder because of the omission or refusal of the successful bidder to execute the contract and Performance bond as aforesaid.

D. If no award of the contract is made, all checks will be returned to the depositor within ninety days of the opening bid.

SECTION 200.3 Bid Withdrawals

A. A bidder may withdraw his bid after it has been deposited with the University if such request is made prior to the time set for the opening of the bid.

B. Any bidder exercising the privilege of withdrawing his bid (bids) waives all claims that may arise should it be found that his opened bid, is for any reason, unacceptable to the University.

SECTION 200.4 Bid Openings

A. Bids received after the time set will not be given consideration.

SECTION 200.5 Rejections of Bids

Any one (1) or more of the following causes may be considered sufficient reason for the disqualification of a bidder and the rejection of his bid:

A. Evidence of collusion among bidders and failure to execute non-collusion statement and execute Order 11246.

B. More than one (1) bid for the same contract from an individual firm, or corporation under the same, or different names. (excluding special lease or rental bids). This does not apply to agents, or brokers representing more than on principal, when separate bids are submitted.

C. Unsatisfactory performance record as proven by past experience with the University.

D. Delaware State University may request prospective bidders to answer a questionnaire and file a financial statement containing a complete statement of the bidder's financial ability and experience in performing such work. If the University is not

satisfied with the sufficiency of the answers to the questionnaire or financial statements, the owner may refuse the prospective bidder submitting such unsatisfactory answers access to the plans and specifications for the work and the bid of any such bidder may be disregarded.

E. Unit prices are obviously unbalanced either in excess, or below reasonable cost analysis value and/or in excess of the budget.

F. Any unauthorized additions, interlineations, conditioned or alternate bids, or irregularities of any kind which may tend to make the bid incomplete, indefinite, or ambiguous in meaning.

G. Lack of bid bond or certified check accompanying unless waived under "Special Provisions."

H. Delaware State University reserves the right to waive any informalities in bids received and to accept or reject any or all items bid.

I. Failure to submit with bid, the latest manufacturer's technical specifications on substitutions or "or equal" products.

SECTION 200.6 Notification of Award and Agreement

A. Upon notification by Delaware State University that the bid has been accepted, the successful bidder shall agree to execute a formal contract, within twenty (20) days, with the University, embodying the bid which he has submitted consistent with the specifications. and terms conditions provided (and provide Performance, Labor & Material payment bonds if required under special provisions). Such contract shall make provisions for all Federal, State and antipollution. conservation City and environmental protection ordinances, rules and regulations which will be involved in the execution of the contract. The cost for anti-pollution. conservation anv or environmental protection control activity that is not specified in the contract, or otherwise provided for, but becomes necessary, or is deemed desirable by the University after contract has been awarded,

shall be paid in accordance with Section 6904 (E) of the Delaware Code.

B. The notification of award and agreement shall not be considered final until a purchase order has been approved by the University and received by the successful bidder.

SECTION 200.7 Termination of Contract

A. Delaware State University reserves the right to annul any contract if, in its opinion, there is failure at any time to perform adequately the stipulations of this Request for Proposal, and/or the general conditions, special provisions and detailed specifications which are attached and made part of this bid, or in any case of any attempt to willfully impose upon the University materials, products, workmanship or service which is, in the opinion of the University, of an unacceptable quality.

SECTION 200.8 Performance, Labor & Material Payment Bond

The successful bidder will (when A. requested under Section: "Special Provisions") be required furnish to for faithful satisfactory bonds the Performance, Labor & Material payment, guarantee periods and the satisfactory completion of all work as specified.

B. The bonds shall be paid for by the contractor and shall cover the total amount of the contract price. Bonds must accompany the executed contract award and agreement.

C. Failure to submit properly executed bonds within twenty (20) days may result in the University awarding contract to the next lowest responsible bidder.

SECTION 200.9 Non-Collusion Statement

A. Delaware State University requires a sworn statement to accompany all bids, executed by, or on the behalf of the person, or corporation submitting the bid, certifying that such person, or corporation has not either directly, or indirectly participated in any collusion with such contract. The form for this sworn statement is included herein and <u>must accompany bids</u> being submitted. (See Section 700)

SECTION 200.10 Compliance Certificate

A. In compliance with the applicable requirements of Executive Order No. 11246, all bidders submitting bids shall properly execute the "General Compliance Certificate and Agreement of Vendors and Subcontractors" form submitted herein. The form <u>must accompany bids</u> being submitted.

SECTION 200.10 EXECUTIVE ORDER 11246

GENERAL COMPLIANCE CERTIFICATE AND AGREEMENT OF VENDORS AND SUBCONTRACTORS

To: ____

EXECUTIVE ORDER 11246

undersigned Contractor The agrees and certifies, unless otherwise exempt, that it is in compliance with the applicable requirement of Executive Order 11246 as set forth below, or will take steps to comply with such requirements prior to acceptance of any order from us. This agreement and certificate shall form a part of, and be deemed incorporated in each order submitted to you for supplies or services exceeding \$10,000 if and so long as required by Executive Order No. 11246 and regulations issued hereunder by the Office of Federal Contract Compliance, Equal Employment Opportunity.

A. EQUAL OPPORTUNITY CLAUSE

During the performance of this contract the Contractor agrees as follows:

1. The Contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Contractor will take affirmative action to ensure that applicants are employed and that employees are treated during employment, without regard to their race, color, religion, sex, or national origin. Such action shall include, but not following: be limited to the 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 The Contractor agrees apprenticeship. to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer, setting forth the

AND ITS SUBSIDIARY CORPORATIONS

provisions of this non-discrimination clause.

2. The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex or national origin.

3. The Contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice to be provided agency-contracting bv the officer advising the labor union or workers' representative of the Contractor's commitments under section 202 of Executive Order No. 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to all employees and applicants for employment.

4. The Contractor will comply with all provisions of Executive Order No. 11246 of September 24, 1965, and other rules, regulations, and relevant orders of the Secretary of Labor.

The Contractor will furnish all 5. information and reports required by Executive Order No. 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto; and will permit access to his books, records, accounts by the contracting agency of the Secretary of Labor for purpose of investigation to ascertain compliance with such rules, regulations, and orders. In the event of the Contractor's 6. noncompliance with the

nondiscrimination clauses of this contract or with any such rules, regulations, or orders, this contract may be canceled, terminated or suspended in whole or in part and the Contractor may be declared ineligible for further Government contracts in accordance with procedures authorized in Executive Order No. 11246 of September 24, 1965 and such other sanctions may be imposed and remedies invoked as provided in Executive Order No. 11246 of September 24, 1965, or by rule, regulations, or order of the Secretary of Labor, or as otherwise provided by law.

The Contractor will include the 7. provisions of Paragraph (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to Section 204 of Executive Order No. 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such section with respect to any subcontractor's purchase order as the contracting agency may direct as a means of enforcing such provisions including sanction for noncompliance; provided however, that in Opportunity Clause in this contract. As used in this certification, the term "segregated facilities" means any waiting rooms, work areas, rest rooms and wash rooms, restaurants, and other eating areas, time clocks, locker rooms and other storage or dressing areas, drinking foundations, parking lots, recreation or entertainment areas. transportation and housing facilities provided for employees which are segregated by explicit directive or are in fact segregated on the basis of race, creed, color, or national origin because of habit, local custom, or otherwise. He

the event the Contractor becomes involved in or is threatened with, litigation with a subcontractor or vendor as a result of such direction by contracting agency, the Contractor may request the United States to enter into such litigation to protect the interest of the United States.

B. CERTIFICATE OF NONSEGREGATED FACILITIES

Contractor does not maintain or provide for his employees any segregated facilities at any of his establishments, and that he does not permit his employees to perform their services at any location under his control, where segregated facilities are maintained. He certifies further that he will not maintain or provide for his employees any segregated facilities at any off his establishments and that he will not permit his employees to perform their services at any location, under his control, where segregated facilities are Contractor agrees that a maintained. breach of this certification is in violation of the Equal

further agrees that (except where he has obtained identical certifications in his files, and that he will forward the following notice to such proposed subcontractors (except where the proposed subcontractors have submitted identical certifications for specific time periods).

C. NOTICE OF PROSPECTIVE SUBCONTRACTORS OR REQUIREMENTS OF NONSEGREGATED FACILITIES

A certificate of Non-segregated Facilities must be submitted prior to the award of a subcontract exceeding \$10,000 which is not exempt from the

provisions of the Equal Opportunity clause. The certification may be submitted either for each subcontractor or for all subcontracts during a period (i.e. quarterly, semiannually, or annually). Note: The penalty for making false statements in offers is prescribed in U.S.C. 1001.

D. AFFIRMATIVE ACTION COMPLIANCE PROGRAM

Contractor agrees to develop a written Affirmative Action Compliance program for each of its establishments as required by Section 60 140 Title 41 of the Code of Federal Regulations.

E. EMPLOYER INFORMATION REPORT (EEO-1 STANDARD FORM 100)

Contractor has filed standard Form 100, entitled "Equal Employment Opportunity Employer Information Report EEO-1" as required by Section 60-1-7 of Title 41 of the code of Federal regulations.

We are exempt from filing SF 100 (EEO-1) as defined above (check if applicable).

SIGNATURE OF BIDDER

CORPORATE SEAL

BY: _____ ATTEST:

Secretary

by office and be been bern beb effere me and adj of	SWORN to and SUBSCRIBED before me this	day of
---	--	--------

20_____.

City of _____

County of _____

State of _____

My Commission Expires: _____

Notary Public
SECTION 200.9 NON-COLLUSION STATEMENTS

Delaware State University Office of Purchasing

Dover, DE 19901-2275

Gentlemen:

This is to cer	tify that the u	ndersigned bidder		has no	ot, either
directly or in otherwise take	directly enter en any action i	red into any agreemen n restraint of free compo- versity on the	t, participated in etitive bidding in co	any collu onnection	sion, or with the
the Delaward		versity on the	day of _		,
SIGNATURE	OF BIDDER				
Corporate sea	1				
By:					
ATTEST:					
	Sec	cretary			
		SUBSCRIBEDday of			this
City of					
County of					
State of					
My Commissi	on Expires:				
Notary Public					

This Statement must be completed and signed before contract is awarded. **SECTION 200.00 PROPOSAL REQUIREMENTS AND CONDITIONS**

ALL PROPOSALS MUST BE MADE IN ACCORDANCE WITH THE FOLLOWING INSTRUCTIONS

SECTION 200.1 Presentation of Bids

A. Bids shall be presented on the forms issued with the specifications. Special lease or rental bids may be presented on vendor's forms. All blanks shall be properly filled in. Live signatures are required. Any alterations, erasures shall be initialed by bidder. The bid form shall be executed to show the amount bid. The total amount of the bid submitted shall be typed, or clearly printed in ink, in both written and numerical figures on the bid form and summary.

B. Bids shall be received at the Office of Purchasing, Delaware State University, 1200 N. DuPont Highway, Dover, Delaware, 19901-2275, not later than the time stated in the advertisement. Bids will be received in a sealed envelope and plainly marked as follows:

Contract No.: FM-FY16-003

Name of Bidder:

Date of Opening: Wednesday, May 18, 2016 3:00 pm

C. No responsibility shall be attached to any persons for the premature opening of any bids not properly identified. (See "B" under Paragraph 1).

D. Delaware State University reserves the right to accept, or reject any or all bids either by item, section, job and/or by the total amount proposed is less than the sum of the individual items, sections, or jobs, it will be inferred that a discount was offered as an inducement to award all items, sections, or jobs to the bidder. A. All bids exceeding \$10,000 in cost shall be accompanied with a bid bond or certified check drawn on a solvent bank or trust company licensed to do business with the State of Delaware unless WAIVED under section titled: "Special Provisions." The bid bond or certified check shall be drawn to the order of the Delaware State University in the amount of at least ten percent (10%) of the total price (including all alternates).

B. Upon the execution of a formal contract and agreement, the Bid Bond will be returned to the successful bidder. The deposits of the unsuccessful bidder will be returned to them immediately upon the awarding of the contract, or the rejection of all bids, but in any event, no later than ninety (90) days after the opening of the bids.

C. Should a successful bidder, on being notified in writing by the University, fail to execute the Notification of Award and Agreement contract and furnish satisfactory Performance, Labor and Material payment bond (if requested under Special Provisions) within twenty (20) days from date of receipt, the award of the contract may be rescinded and the certified check or bid bond become liable up to the full amount and the bidder liable for any difference in the bid, which the University may be obligated to award to another bidder because of the omission or refusal of the successful bidder to execute the contract and Performance bond as aforesaid.

D. If no award contract is made, all checks will be returned to the depositor within ninety days of the opening bid.

SECTION 200.2 Bid Guaranty

SECTION 200.3 Bid Withdrawals

A. A bidder may withdraw his bid after it has been deposited with the University if such request is made prior to the time set for the opening of the bid.

B. Any bidder exercising the privilege of withdrawing his bid (bids) waives all claims that may arise should it be found that his opened bid is for any reason, unacceptable to the University.

SECTION 200.4 Bid Openings

A. Bids received after **3:00 p.m.** Wednesday, May 18, 2016 will not be given consideration.

SECTION 200.5 Rejections of Bids

Any one (1) or more of the following causes may be considered sufficient reason for the disqualification of a bidder and the rejection of his bid:

A. Evidence of collusion among bidders and failure to execute non-collusion statement and execute Order 11246.

B. More than one (1) bid for the same contract from an individual firm, or corporation under the same, or different names (excluding special lease or rental bids). This does not apply to agents, or brokers representing more than on principal, when separate bids are submitted.

C. Unsatisfactory performance record as proven by past experience with the University.

Delaware State University may D. request prospective bidders to answer a questionnaire and file a financial containing statement a complete statement of the bidder's financial ability and experience in performing such work. If the University is not satisfied with the sufficiency of the answers to the questionnaire or financial statements, the owner may refuse the prospective bidder submitting such unsatisfactory answers access to the plans and specifications for the work and the bid of any such bidder may be disregarded.

E. Unit prices are obviously unbalanced in excess, or below reasonable cost analysis value and/or in excess of the budget.

F. Any unauthorized additions, interlineations, conditioned or alternate bids or irregularities of any kind which may tend to make the bid incomplete, indefinite, or ambiguous in meaning.

G. Lack of bid bond or certified check accompanying bids exceeding \$10,000 in cost unless waived under "Special Provisions."

H. Delaware State University reserves the right to waive any informality in bids received and to accept or reject any or all items bid.

I. Failure to submit with bid, the latest manufacturer's technical specifications on substitutions or "or equal" products.

SECTION 200.6 Notifications of Award and Agreement

A. Upon notification by Delaware State University that the bid has been accepted, the successful bidder shall agree to execute a formal contract (bids of \$10,000 or over), within twenty (20) days, with the University, embodying the bid which he has submitted consistent with the specifications, terms and conditions provided (and provide Performance, Labor & Material payment required under special bonds if provisions). Such contract shall make provisions for all Federal, State and City antipollution. conservation and environmental protection ordinances, rules and regulations which will be involved in the execution of the contract. The cost for any anti-pollution. environmental conservation or protection control activity that is not specified in the contract, or otherwise provided for, but becomes necessary, or is deemed desirable by the University after contract has been awarded, shall be paid in accordance with Section 6904 (E) of the Delaware Code.

B. The notification of award and agreement shall not be considered final until a purchase order has been approved by the University and received by the successful bidder.

C. The University reserves the right to award this contract to more than one vendor pursuant to 29 Del. C. §6926. The University reserves the right to reject any or all bids in whole or in part, to make multiple awards, partial awards, award by types, item by item, or lump sum total, whichever may be most advantageous to the University.

SECTION 200.7 Termination of Contract

A. Delaware State University reserves the right to annul any contract if, in its opinion, there is failure at any time to perform adequately the stipulations of this request for proposal, and/or the general conditions, special provisions and detailed specifications which are attached and made part of this bid, or in any case of any attempt to willfully impose upon the University materials, products, workmanship or service which is, in the opinion of the University, of an unacceptable quality.

SECTION 200.8 Performances, Labor & Material Payment Bond

A. The successful bidder will (when requested under Section: "Special Provisions") be required to furnish satisfactory bonds for the faithful Performance, Labor & Material payment, guarantee periods and the satisfactory completion of all work as specified.

B. The bonds shall be paid for by the contractor and shall cover the total amount of the contract price. Bonds must accompany the executed contract award and agreement.

C. Failure to submit properly executed bonds within twenty (20) days may result in the University awarding contract to the next lowest responsible bidder.

SECTION 200.9 Non-Collusion Statements

A. Delaware State University requires a sworn statement to accompany all bids, executed by, or on the behalf of the person, or corporation submitting the bid, certifying that such person, or corporation has not either directly, or indirectly participated in any collusion with such contract. The form for this sworn statement is included herein and <u>must accompany bids</u> being submitted.

SECTION 200.10 Compliance Certificate

A. In compliance with the applicable requirements of Executive Order No. 11246, all bidders submitting bids

exceeding \$10,000 shall properly execute the "General Compliance Certificate and Agreement of Vendors and Subcontractors" form submitted herein. The form <u>must accompany bids</u> being submitted.

SECTION 300.00 GENERAL CONDITIONS

SECTION 300.1 Interpretations of Estimates

A. The estimate of quantities given in the bid are considered approximate and

given as a basis for comparison of bids. Delaware State University reserves the right to increase, or decrease the quantity of any item as deemed necessary.

SECTION 300.2 Prices Quoted

A. Items covered by this bid are exempt of all Federal and State taxes. Such taxes shall not be included in prices quoted.

B. Bids submitted by the bidder shall be binding for a period of ninety (90) days from the opening date of bid unless requested for an additional period of time under "Special Provisions."

C. Delaware State University does receive Federal Grants; therefore, all bidders should keep in mind that the University is entitled to the privilege of using GSA contracts.

SECTION 300.3 Uses of Trade Names

A. In every case where a trade name is used for the purpose of identification and simplifications, it shall be understood that merchandise of equal quality and similar features will be subject to acceptance by Delaware State University. However, Delaware State University reserves the right to make the final determination as to whether or not the merchandise offered is in fact of equal quality with similar features.

SECTION 300.4 Or Equal Bids

A. Substitution of products offered by bidders other than specified, may be considered, provided the bidder furnishes (with his bid) the manufacturer's latest brochure, which shall contain complete specifications to enable Delaware State University to compare and determine if article (s) and/or services offered comply with the intent of the specifications herein and will be satisfactory for the work to be accomplished. Failure to provide this information with the bid may result in rejection of bid. Delaware State University shall be the sole judge of equivalencies.

SECTION 300.5 Merchandise Sample

A. Before any contract is awarded, the successful bidder will (when requested under "Special Provisions") furnish a complete statement of the origin, composition, manufacturer and sample of any or all materials or items used in the contract for the purpose of evaluating and testing.

SECTION 300.6 Warranties

A. Bidders shall include their bid, a statement on conditions and terms of warranty of all items and/or services to be provided.

B. Defects occurring during the warranty period shall be made good and/or corrected by the contractor without cost to Delaware State University.

C. The contractor must submit warranty to the University that all materials and equipment furnished under this contract will be new unless otherwise specified, and that all work be of good quality, free from faults and defects and in conformance with the specifications.

D. Verification and inspection upon delivery of materials or services (s) will be performed by representatives of the University and will be rejected if found defective in any way, and not conforming to specifications.

SECTION 300.7 Delivery

A. Time is of the essence and may be a factor considered in making the award.

List delivery and/or completion date in indicated space on bid form.

B. The bidder agrees to deliver all equipment and/or perform all work in accordance with its specifications.

SECTION 300.8 Liquidated Damages

If requested under section "Special Provisions" a designated sum will be deducted by Delaware State University from monies due vendor, not as a penalty, but as liquidated damages for failure to deliver/complete within the time limit specified. Saturdays, Sundays and state legal holidays will be excluded from the computations for the assessment of liquidated damages.

SECTION 300.9 Laws to be Observed

A. The Contractor is presumed to know and shall strictly comply with all national, state and county laws and city or town ordinances and regulations in any manner affecting the conduct of the work or delivery. The Contractor shall indemnify and save harmless the State of Delaware, Delaware State University and all officers, agents and servants thereof against any claim of liability arising from or based upon the violation of any such laws. ordinances. regulations, orders or decrees whether by himself or his employees.

B. All necessary permits, licenses, insurance policies, etc., required by local state or federal laws shall be provided by the contractor at his/her own expense and shall be made available for inspection upon request by authorized personnel of Delaware State University.

SECTION 300.10 Contract Documents

A. The complete specifications together with all addenda shall be accepted by parties to the contract and bound for the execution of the work herein contemplated and required.

B. Delaware State University reserves the right to recall plans and specifications at any time before or after bids are received, in which case all plans and specifications must be immediately returned to the University.

SECTION 300.11 Obligation of Bidder

Before submitting bids, bidder shall inform themselves fully of the nature of the work by personal examination of the site, the drawings, and specifications and by such other means as they consider necessary as to matters, conditions and considerations bearing on or in any way affecting the preparation of their bids and the contract. They shall not at any time after submitting their bid, dispute or complain of such drawings or the specifications and the general conditions, nor assert that there is any misunderstanding in regard to the location, extent or nature of work to be performed.

SECTION 300.12 Billing

The successful bidder(s) are required to bill upon completion, delivery, and installation as specified. All invoices must be identified by the approved purchase order number and be forwarded to:

Delaware State University Invoices@desu.edu

SECTION 300.13 Terms of Payment

Delaware State University will A. authorize and process invoices properly identified by a valid purchase order for payment normally with thirty (30) days after date of receipt, completion of services, UNLESS vendor indicates a discount for prompt payment. Such discounts for prompt payment must be clearly indicated on all invoices. Failure to properly identify invoices with a valid purchase order number will result in payment being withheld until such time invoice is identified and/or all changes have been authorized in writing.

B. Delaware State University may make partial payment on any Contract

provided Contractor complies with all General Terms of Condition as stated herein.

SECTION 400.00 SPECIAL PROVISIONS:

The following "Special Provisions" shall be considered by all Bidders as part of this Contract:

400.0 BID OPENING, TIME AND PLACE: All bids must be received no later than 3:00 p.m., Wednesday, May 18, 2016. Bids received after this time and date will <u>not</u> be accepted. Bids will be received by the Office of Purchasing, Room 321, of the Claiborne D. Smith Administration Building, Delaware State University, 1200 N. DuPont Highway, Dover, DE 19901. The evaluation criteria for bids will be as per title 29 DE Code, section 6924. The format of evaluation will be as:

	EVALUATION CRITERIA	POINTS
1	Experience, reputation and years in the business. Past and present similar contracts to demonstrate technical experience and ability	40
2	Bonding (if applicable), References, Flexibility, Resources	15
3	Overall Cost - Pricing	45
	TOTAL SCORE	100

- 400.1 CONTRACT REQUIREMENTS: This contract will be issued to provide Cleaning Services for Delaware State University Village and Courtyard Apartments.
- 400.2 CONTRACT PERIOD: The contract for the goods and/or services herein shall be valid for 4 months beginning May 23, 2016 thru August 29, 2016.
- 400.3 POINT OF CONTACT: The sole point of contact for purposes of this Request for Proposal (RFP) is Zafar Chaudhry, Associate Vice President, Delaware State University, (302) 857-7852. Any and all changes or modifications affecting this contract in any matter shall be subject to written approval of the Purchasing Department.
- 400.4 PRICES: Prices shall remain firm until all of the terms and conditions contained herein are satisfied.
- 400.5 BID BOND REQUIREMENTS: Waived
- 400.6 PERFORMANCE BOND REQUIREMENTS: Waived

400.7 BASIS OF AWARD: This contract shall be awarded to the most responsible bidder who best meets the requirements of the University and the terms and conditions of the bid. The award will be made on the basis of the capability of the vendor, warranty against defects in material and workmanship, quality of proposed agreement, price, and prior service history. Delaware State University reserves the right to reject any or all bids, in whole or in part, to make partial awards, award by type, item for item, or lump sum, whichever may be most advantageous to the University.

400.8 PRE-BID MEETING: Mandatory, Wednesday, May 4, 2016 at 10:00a.m, Facilities Management Conference Room.

- 400.9 DELAWARE BUSINESS LICENSE: All firms must have a Delaware business license as required by Delaware Code, Title 30, Section 2102 and City of Dover business license.
- 401.0 HOLD HARMLESS: The vendor shall agree by offering a bid on this contract, that they shall indemnify and hold the State of Delaware and Delaware State University harmless from and against any and all claims for injury, loss of life, or damage to, or loss of property caused, or alleged to be caused, by acts of omissions of the vendor, its employees, and invitees on or about the premises and which arise out of the vendor's performance, or failure to perform as required by the University in this agreement.
- 401.1 NON-PERFORMANCE: In the event the vendor does not fulfill its obligations under the terms and conditions of this contract due, the ordering department may purchase any equivalent product and/or service on the open market. Any differences in the cost between the contract prices herein and the price of the open market shall be the responsibility of the vendor. Under no circumstances shall monies be due to the vendor in the event the open market products can be obtained below contract cost. Any monies charged to the vendor may be deducted from an open invoice.
- 401.2 FORCE MAJEURE: Neither the vendor nor the University shall be held liable for nonperformance under the terms and conditions of this contract due, but not limited to, government restriction, strike, flood, fire, or unforeseen catastrophe beyond either party's control. Each party shall notify the other of any situation that may prevent performance under the terms and conditions of this contract.
- 401.3 BID/CONTRACT EXECUTION: Both non-collusion statement and the compliance certificate that is enclosed with this Request for Proposal and the contract form delivered to the successful bidder for signature **MUST** be executed by a representative who has the legal capacity to enter the organization into a formal contract with Delaware State University.

The following "Special Provisions" shall be considered by all Bidders as part of the Contract:

- 401.4 AMENDMENTS: The University reserves the right to amend this RFP at any time prior to the opening date. Addenda, if necessary, will be issued a minimum of three (3) days prior to the date of opening via certified mail or fax to all prospective offerors who have picked up or were mailed specifications. All amendments issued by the University must be acknowledged as to the receipt of the same. Each amendment will provide a space for signature to acknowledge receipt. This signed amendment <u>must</u> be included in your bid package. Failure to include this acknowledgement may be basis for rejection of the bid.
- 401.5 PUBLIC INFORMATION: Offerors must give specific attention to the identification of any portion of their bid that they deem confidential or proprietary information. This information is usually restricted to financial statements, patent or copyright information, or information concerning personnel which is considered confidential.
- 401.6 SITE INVESTIGATION: As applicable, offerors are expected to inspect the sites where services are requested and satisfy themselves as to all general and local conditions that may affect or impact the cost of the contract. Under no circumstances, will failure to inspect the site (s) constitute grounds for any claim, or additional costs after the award of the contract.
- 401.7 CANCELLATION OF CONTRACT: In the event of unsatisfactory performance, Delaware State University reserves the right to cancel this contract upon written notice.

SECTION 500.00 SPECIFICATIONS:

All work/Material (s)/services under this Contract MUST MEET OR EXCEED THE FOLLOWING MINIMUM ACCEPTABLE SPECIFICATIONS:

- 500.1 COMPLIANCE: Unless the offerors bid expressively states otherwise, the offerors agree to comply with all terms, conditions, special provisions, specifications, and addenda of this contract. Any or all exceptions must be clearly identified in the proposal.
- 500.2 NON-DISCRIMINATION/EQUAL OPPORTUNITY/AFFIRMATIVE ACTION: The policy of the University, both traditionally and currently, is that discrimination against any individual, for reason of race, color, creed, national origin, sex, handicap, or age, is specifically prohibited. Accordingly, the University uses as one of its purchasing criteria, the affirmative action of its vendors in providing equal employment opportunities for all minority groups.
- 500.3 ASSIGNMENT: Neither party may assign or subcontract any of its rights or obligations under the contract in whole or in part. Any attempted assignment under the contract shall be void and of no effect.
- 500.4 SPECIFICATIONS: The successful bidder (s) shall provide the following items, meeting at a minimum the specifications as listed:

SECTION 600.00 GENERAL SPECIFICATIONS:

Delaware State University is seeking to enter a contract with a vendor(s) to provide the cleaning of the University Village Apartments located on our Dover, DE campus and the Courtyard Apartments located on College Road, Dover, DE.

The University Village Apartments consist of three (3) buildings with 300 units of various designs. The Courtyard consists of seven (7) buildings with 144 units of various designs.

- 1. Work will begin on or about May 23, 2016 and must be completed at the direction of the Director of Custodial & Ground Services, and/or his/her appointee.
- 2. The University intends to have all units in both complexes cleaned. The exact schedule for which the units will be available has not yet been determined.
- 3. Cleaning will be performed in accordance with the attached cleaning specifications.
- 4. The University is requiring bidders to shampoo all carpets in each unit that have not been scheduled for replacement.
- 5. All equipment used during the cleaning process must be supplied by the bidder.
- 6. All cleaning products used must be accompanied by SDS and be OSHA approved.
- 7. Please provide references of similar type jobs in scope, size.
- 8. The contractor who is awarded the bid must have enough equipment and employees to keep up with the daily requests in both units.
- 9. The contractor who is awarded the bid will be expected to provide a list of subcontractors prior to beginning work. Failure to submit this list may disqualify the contractor from performing this contract.
- 10. Contractor must anticipate multiple crews for multiple buildings at any one time. The exact cleaning sequence of rooms is dependent upon individual tenant departures.
- 11. Contractor must have a supervisor on duty at all times and must be able to maintain two communications with DSU point of contact and the contractor staff at all times.
- 12. All contract cleaners must be uniforms at all times.

PRICING • LEVEL OF SERVICE • STORM CLASSIFICATION: {N/A-Cost included in the negotiated Price}

A. <u>PER UNIT PRICING:</u>

Base pricing: For a Per-Unit Agreement, all prices and quotations on Rate Agreement will be based on a per-unit basis. All chemicals and equipment will be included within the single unit pricing.

See Per-Unit Pricing [Refer to Bid Quotation Page – DSU Snow & Ice Management per Event Pricing Worksheet] for specific pricing breakouts.

CLASSIFICATION of PER UNIT WILL BE AS FOLLOWS:

University Village: 4 BR Apartments, 2 BA, Common Area, Full Kitchen (Total Units=300) 2 BR Apartments, 2 BA, Common Area, Full Kitchen 2 BR Apartments, 1 BA, Common Area, Full Kitchen 2 BR Suites, 1 BA, Common Area, Kitchenette 1 BR Apartment, 1 BA, Common Area, Full Kitchen **Building 1:** 12 – 4 BR Apartments 20-2 BR Apartments 8-2 BR Apartments w/1 BA 60 - 2 BR Suites 8-1 BR Apartments **Building Total Units: 108 Building 2:** 12 – 4 BR Apartments 20-2 BR Apartments 8-2 BR Apartments w/1 BA 60 - 2 BR Suites 8 – 1 BR Apartments **Building Total Units: 108**

Building 3: 80 – 2 BR Suites 4 – 1 BR Apartments Building Total Units: 84 20 Laundry Rooms 5 Elevators Office Suite – 4 rooms & 2 bathrooms Study Room 11 Stairwells

University Courtyard Apartments: 4 BR Apartments, 2 BA, Common Area (Total Units=144) 2 BR Apartments, 2 BA (within the rooms), Common Area

Building 1: 12 – 4 Bedrooms 12 – 2 Bedrooms Building 2: 12 – 4 Bedrooms 12 – 2 Bedrooms Building 3: 12 - 4 Bedrooms Building 4: 12 – 4 Bedrooms 12 – 2 Bedrooms Building 5: 12 – 2 Bedrooms Building 5: 12 – 2 Bedrooms Building 6: 16 – 4 Bedrooms (4 Floors in this Building) 16 – 2 Bedrooms Building 7: 16 – 2 Bedrooms (4 Floors in this Building) Balconies, Hot Water Tank Closet

Office Building: Living Room, Commuter Room, Fitness, 2 Bathrooms & 4 Offices

Vendor will be asked to verify the completion of the units as needed, to assist with proper allocation for placement of students at the conclusion of cleaning.

B. <u>PER BUILDING PRICING:</u>

Paid in 4 equal installments from June to September.

All cleaning services required under Apartment Cleaning Specifications shall be included in the **PER BUILDING** pricing.

NEW BUILDINGS/CHANGES: DSU may periodically add or modify buildings or services to current locations. DSU will notify Contractor and both parties shall work in good faith to come to agreement on any pricing changes. Changes to the contract will be recorded with an amendment.

APARTMENT CLEANING SPECIFICATIONS

NOTE: Unless otherwise noted, these specifications will be used for both University Village and Courtyard Apartments.

Bedrooms:

Bed frames and mattress turned and cleaned with a disinfectant cleaner Dressers and night stands debris removed and cleaned with disinfectant cleaner Mirrors cleaned and free of smears Carpet vacuumed and shampooed, (where indicated) Acceptable level of shampoo is to be performed by a commercial grade shampoo and extraction machine Walls cleaned from floor to ceiling (removing all nails, posters, gum, dirt and dust) Ceiling light covers removed and cleaned All interior windows cleaned and free of smears and debris removed from inside ledges Clean all doors and door jams Sweep, vacuum and damp mop floors in the HVAC closets No furniture polish required.

Bathrooms:

Clean all bathtubs, commodes, sinks with mild non scratching abrasive cleaner All chrome cleaned and polished All floors swept and mopped with disinfectant cleaner Clean all walls and mirrors Clean all doors and door jams Clean outside exhaust fans

Kitchens and kitchenettes:

Clean all stoves, microwaves and refrigerators (inside and outside) all burners will be removed and cleaned and all inside racks will be removed and cleaned As Range Drip Pans are removed for cleaning, replace (University Supplied) Stove will be pulled from the wall and cleaned behind Refrigerator will be pulled from the wall and cleaned behind Clean all counter tops with disinfectant cleaner Clean all interior and exterior cabinets with a degreaser Clean all walls and light covers from ceiling to floor Sweep and mop tile floor Clean and polish all chrome including kitchen sink Clean exhaust fans outside Clean all doors and door jams

Living room:

Clean all wood furniture with a mild cleaner Clean upholstered furniture removing debris and spots (sofas, chairs) with a spot remover Vacuum and shampoo carpet Clean all walls ceiling to floor Clean all light covers Clean ceiling fans, blades and globes Clean all doors and door jams All interior windows cleaned, free of smears and debris removed from inside ledges No furniture polish is required

Laundry rooms:

Clean inside and outside of all washers and dryers (cleaning lint trap) Clean behind washers and dryers Strip floors and put down (Village only) University approved, floor sealer Floor finish both made by Hillyard Incorporated Clean all walls from ceiling to floor Clean all doors and door jams Clean all trashcans inside and out and replace liner

Lounges and study rooms (University Village only):

Clean all tables and chairs Clean all interior windows and remove debris from inside ledges Vacuum and shampoo all carpet Clean all doors and door jams

Elevators (University Village only):

Clean ceiling panels Clean all elevator tracks Clean and polish walls with a non-hazardous polish Strip inside floor Apply University approved, floor sealer by Hillyard Incorporated

Stairwells (University Village only):

Sweep all stairs and landings Strip and wax all landings Apply University approved, floor sealer by Hillyard Incorporated Clean all exit doors Power wash all cement stairwells Clean all hand railings Clean all interior windows and ledges Clean all walls from ceiling to floor Clean all interior windows free of smears

Hall areas (University Village only):

Clean all walls Vacuum and shampoo all carpet Clean all fire extinguisher boxes Clean light covers. Remove cover to clean inside Apply University approved, floor sealer by Hillyard Incorporated

Lobbies (University Village only): Clean all interior windows and ledges Clean all walls ceiling to floor Strip and wax tile floor in lobby entrances Apply University approved, floor sealer by Hillyard Incorporated

DELAWARE STATE UNIVERSITY CLEANING OF UNIVERSITY VILLAGE AND UNIVERSITY COURTYARD APARTMENTS CONTRACT NO. FM-FY16-003 BID QUOTATION PAGE

(A) <u>Per Unit Pricing</u> <u>UNIVERSITY VILLAGE</u>	<u>Price per Area</u>	<u>Time to Clean (Hours)</u>
Bedroom, Standard size with Carpet vacuuming & shampooing.	\$	
Bedroom, standard size with Vacuuming only	\$	
Bathroom	\$	
Kitchen, including stove	\$	
Kitchenette	\$	
Living room with carpet vacuuming & shampooing	\$	
Living room with vacuuming only	\$	
Laundry room (Each)	\$	
Lounge/Study room (Each)	\$	
Elevator (Each)	\$	
Stairwell (Each)	\$	
Hallway (Whole floor)	\$	
Lobby (Each)	\$	

(**B**) <u>Per Building Pricing</u>

The University Village Apartments consist of:

- i. Three (3) buildings with a total of 300 units
- ii. Laundry rooms
- iii. Lounge/Study rooms
- iv. Elevators
- v. Stairwells
- vi. Hallway (Whole floor)
- vii. Lobby (Each)

DELAWARE STATE UNIVERSITY CLEANING OF UNIVERSITY VILLAGE AND UNIVERSITY COURTYARD APARTMENTS CONTRACT NO. FM-FY16-003 BID QUOTATION PAGE

(A) <u>Per Unit Pricing</u>

COURTYARD	Price per Area	Time to Clean (Hours)
Bedroom, Standard size with Carpet vacuuming & shampooing.	\$	
Bedroom, standard size with Vacuuming only	\$	
Bathroom	\$	
Kitchen, including stove	\$	
Living room with carpet vacuuming & shampooing	; \$	
Living room with vacuuming only	\$	
Laundry area	\$	

(B) <u>Per Building Pricing</u>

a. The Courtyard consists of seven (7) buildings with 144 units of various designs.

REFERENCES:

Please provide the name, address and business contact for three (3) accounts that you provide similar cleaning service to in the State of Delaware.

Business:	Representative:
Address:	Telephone Number:
City/State:	
Business:	Representative:
Address:	Telephone Number:
City/State:	
Business:	Representative:
Address:	Telephone Number:
City/State:	

DELAWARE STATE UNIVERSITY UNIVERSITY VILLAGE AND UNVERSITY COURTYARD APARTMENTS Contract No. FM-FY16-003

Vendor Name		Authorized Signature/Date	
Address		Printed Name	
City, State	Zip Code	Telephone Number	
Fax Number		E-Mail Address	
Federal EI Number			