INVITATION TO BID

WESTERN WATERFRONT
VEGETATION RESTORATION
PHASE 3
Duluth, MN

POSTED: OCTOBER 3, 2017

Bid #: 17-0577

BIDS DUE: FRIDAY, OCTOBER 13, 2017 @ 2:00 PM

PARKS AND RECREATION
411 W. 1st St., Ground Floor
Duluth, MN 55802
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WESTERN WATERFRONT VEGETATION RESTORATION

BID NUMBER: 17-0577 BID OPENING: FRIDAY, OCTOBER 13, 2017 AT 2:00 PM

PROJECT DESCRIPTION: The project includes native plant restoration (planting and seeding) and selective herbicide treatment of nonnative, invasive plant species on approximately 58 acres (including Alternate 1). Construction operations shall be started on or before October 30, 2017, or within ten (10) calendar days after the date of award by City Council resolution, whichever is later; however, the Notice to Proceed letter will be the official authorization to commence work on the project. The project shall be completed by June 30, 2018.

This project is funded in part by a Minnesota Department of Natural Resources Conservation Partners Legacy Metro Grant.

PRE-BID/WALK-THROUGH: A pre-bid walk-through will be conducted on Thursday, October 5, 2017 at 1:00 pm at City Hall, 411 W. 1st St., Room 106A, Duluth, MN 55802. All interested bidders are encouraged to attend.

QUESTIONS: Please submit any questions regarding this project via e-mail to purchasing@duluthmn.gov. Responses will be issued as an addendum to this solicitation.

Proposal forms, contract documents, plans and specifications are on file at the following offices: Duluth Builder's Exchange, Minnesota Builder's Exchange, BXWI-Fox Valley Plan Room, and Blue Book Building and Construction Network.

INSTRUCTIONS TO BIDDERS

All bids must be complete, signed, and transmitted in a sealed envelope plainly marked with the bid number, subject matter, and opening date.

Bids may be mailed to the Purchasing Office, City Hall, 411 West 1st Street, Room 100, Duluth, MN 55802 or dropped off in person at the same address.

Bids must be received in Purchasing before 2:00 PM local time on the bid opening date specified on the Invitation for Bids. The City Purchasing Agent or her designee will conduct a public bid opening in Room 100 immediately following receipt of the bids. Once all bids have been reviewed, bid results will be posted online at http://www.duluthmn.gov/purchasing/bids-request-for-proposals/.

No alternatives to the specification will be considered unless specifically requested. Erasures or other changes to the bid must be initialed and dated, however no special conditions shall be made or included in the bid form by the bidder.

The City of Duluth reserves the right to split the award where there is a substantial savings to the City, to waive informalities and to reject any and all bids. Price may not be the only consideration for bid award. Bids must be firm for a minimum of 60 days.

The following documents must be submitted with your bid:
1. **Bid Bond** - A certified check or bank draft, payable to the order of the City of Duluth, negotiable U.S. Government Bonds (at par value), or a satisfactory bid bond executed by the bidder and acceptable surety, in an amount equal to five per cent (5%) of the total bid. Bids may be withdrawn without forfeiture of surety if the request is submitted by the Bidder and received at the Purchasing Office in writing or by e-mail prior to the scheduled bid opening.

2. **Acknowledgment of Addendum** – any changes to this solicitation will be announced via Addendum. Bidders must indicate that they have reviewed any addendum(s) by initialing and dating on the bid form where indicated. Failure to acknowledge addendum(s) may result in your bid being deemed non-responsive.

Please note that the following requirements also apply to this project, and any additional required documents must be submitted prior to award/contract execution. Submitting these documents with your bid will assist in expediting the process.

1. **Insurance** – Contractor must provide proof of Public Liability and Automobile Liability Insurance with limits not less than $1,500,000 Single Limit prior to the commencement of work. The City of Duluth must be named as an additional insured.

2. **Affidavit of Non-Collusion** – The successful bidder shall be required to execute the attached affidavit stating that he/she has not entered into a collusive agreement with any other person, firm, or corporation in regard to any bid submitted.

3. **Affirmative Action/EEO** - The contractor must take affirmative action to ensure that the employees and applicants for employment are not discriminated against because of their race, color, creed, sex or national origin, and must meet the affirmative action goals. Contractors are encouraged to subcontract with Disadvantaged Business Enterprises (DBEs) when possible. A current list of certified DBEs is available on the Minnesota Unified Certification website at http://mnucp.metc.state.mn.us. Contractor will comply with all applicable Equal Employment Opportunity laws and regulations. Awarded contractor will submit the attached Equal Employment Opportunity (EEO) Affirmative Action Policy Statement & Compliance Certificate.

4. **Prevailing Wage** - Not less than the minimum salaries and prevailing wages as set forth in the contract documents must be paid on this project.

5. **Out of State Contractor** - Unless a State of Minnesota Certificate of Exemption is provided, any out-of-state bidder receiving a bid award will have 8% retained from invoice payments on any contracts over $50,000. Submit a signed copy of the signed exemption form when submitting Payment and Performance Bonds. This form may be found at: http://www.revenue.state.mn.us/Forms_and_Instructions/sde.pdf.

The City of Duluth is an Equal Opportunity Employer. Contractor shall comply with all applicable Equal Employment Opportunity laws and regulations.

CITY OF DULUTH

Amanda Ashbach
Purchasing Agent
**ITEM**

**PRICE**

**BASE BID:** Lump sum not to exceed to provide labor and materials necessary to perform all work adjacent to the Western Waterfront Trail at Knowlton Creek (removal of invasives, tree planting) as stated in and in accordance with the special provisions. $

**BASE BID TOTAL PRICE IN WRITING**

Lump sum not to exceed to provide labor and materials necessary to perform all work specified in the special provisions and drawings as **ADD ALTERNATE 1.** $

**ADDITIONAL REQUIREMENTS:**
- Attach a list of five (5) successful woodland restorations with client contact information for each project.
- Provide Supervisor’s resume meeting the requirements stated in SP-7.B.
- Proof of current herbicide applicator’s licensure.
- Provide resumes for each crew member verifying a minimum of one (1) year experience per SP-7.G.

**ACKNOWLEDGMENT OF ADDENDA**

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<th>ADDENDUM #</th>
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Signature ________________________________________________ Date _____________________

Name/Title ______________________________________________________________________________

Company Name ___________________________________________________________________________

Address _________________________________________________________________________________

City, State, Zip _________________________________________________________________________

Tel. ____________________________________ E-Mail _________________________________________

If your organization is certified as a Disadvantaged Business Enterprise, please check here: ☐
AFFIDAVIT AND INFORMATION REQUIRED OF BIDDERS

Affidavit of Non-Collusion:

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

1) That I am the bidder (if the bidder is an individual), a partner in the bidder (if the bidder is a partnership), or an officer or employee of the bidding corporation having authority to sign on its behalf (if the bidder is a corporation);

2) That the attached bid or bids have been arrived at by the bidder independently and have been submitted without collusion with and without agreement, understanding, or planned common course of action with any other vendor of materials, supplies, equipment or services described in the invitation to bid, designed to limit independent bidding or competition;

3) That the contents of the bid or bids have not been communicated by the bidder or its employees or agents to any person not an employee or agent of the bidder or its surety on any bond furnished with the bid or bids and will not be communicated to any such person prior to the official opening of the bid or bids;

4) That a family relationship between a City of Duluth employee and bidder/proposer are in non-collusion; and

5) That I have fully informed myself regarding the accuracy of the statements made in this affidavit.

Signed: _______________________________________________________________________

Firm Name: ___________________________________________________________________

Subscribed and sworn to me before this ______ day of ________________________, ________

NOTARY PUBLIC ________________________________________________________________

My commission expires: _________________________________________________________

Bidder’s Federal Identification Number ____________________________________________
EQUAL EMPLOYMENT OPPORTUNITY EEO AFFIRMATIVE ACTION
POLICY STATEMENT & COMPLIANCE CERTIFICATE

TO: City of Duluth, MN    PROJECT NUMBER & DESCRIPTION ________________________________

FROM: __________________________________________________________________________

(Vendor’s name, address, telephone number)

A) Employment: It is the policy of the above named FIRM to afford equal opportunity for employment to all individuals regardless of race, color, creed, religion, national origin, ancestry, age, sex, marital status, status with respect to public assistance and/or disability. The FIRM will take affirmative action to ensure that we will: (1) recruit, hire, and promote all job classifications without regard to race, color, creed, religion, national origin, ancestry, age, sex, marital status, status with respect to public assistance, and/or disability, except where sex is a bona fide occupational qualification; (2) base decisions on employment so as to further the principle of equal employment opportunity; (3) ensure that promotion decisions are in accord with the principles of equal employment opportunity by imposing only valid requirements for promotional opportunities; (4) ensure that all personnel actions such as compensation, benefits, transfers, layoffs, return from layoff, FIRM sponsored training, education tuition assistance, social and recreational programs will be administered without regard to race, color, creed, religion, national origin, ancestry, age, sex, marital status, status with respect to public assistance, and/or disability. The FIRM also intends full compliance with Veteran affirmative action requirements. Additionally, minority and female employees shall be encouraged to participate in all FIRM activities and refer applicants.

I have designated (name) ____________________________________________ to direct the establishment of and to monitor the implementation of personnel procedures to guide the FIRM’s affirmative action program. Where PROJECTS exceed $500,000, this official shall also serve as the liaison officer that administers the FIRM’s “Minority Business Enterprise Program.” This official is charged with designing and implementing audit and reporting systems that will keep management informed on a monthly basis of the status of the equal opportunity area.

Supervisors have been made to understand that their work performance is being evaluated on the basis of their equal opportunity efforts and results, as well as other criteria. It shall be the responsibility of the FIRM and its supervisors to take actions to prevent harassment of employees placed through affirmative action efforts.

B) Reports: Unless exempted by law and regulation, the FIRM shall make available and file those reports related to equal opportunity as may be required by the City of Duluth and State and Federal compliance agencies. Requirements and Reports are defined in 41CFR60 “Compliance Responsibility for Equal Opportunity” published by the U. S. Department of Labor which is incorporated herein by reference. Additional requirements are defined in various State and Federal Civil Rights Legislation and Rules promulgated thereunder.

C) Nonsegregated Facilities: The FIRM certifies that it does not maintain or provide for its employees any segregated facilities at any of its establishments and that it does not permit its employees to perform their services at any location, under its control, where segregated facilities are maintained. The FIRM certifies that it will not maintain or provide for its employees any segregated facilities at any of its establishments and that it will not permit its employees to perform their services at any location, under its control, where segregated facilities are maintained. The FIRM agrees that a breach of this certification is a violation of the Equal Opportunity Clause in this certificate. As used in this Certification, the term “segregated
facilities" means any waiting rooms, work area, rest rooms and wash rooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation for entertainment area, transportation, and housing facilities provided for employees which are segregated by explicit directive or are, in fact, segregated on the basis of race, color, religion, or national origin, because of habit, local custom, or otherwise.

D) **Affirmative Action Compliance Program:** Unless exempted by regulation and law, the FIRM—if the FIRM has 50 or more employees and if the value of current contracts with the City of Duluth exceeds $50,000—shall prepare and maintain a written affirmative action compliance program that meets the requirement as set forth in 41CFR60.

E) **Non-Compliance:** The FIRM certifies that it is not currently in receipt of any outstanding letters of deficiencies, show cause, probable cause, or other such notification of non-compliance with EEO Laws and Regulations.

F) **Employment Goals - “Construction” Projects:** It shall be the goal of the FIRM if the PROJECT is of a construction nature that in all on-site employment generated that no less than 3% of the on-site workforce will be minority employees and that no less than 7% of the on-site workforce will be female employees. Further, it is the goal of the FIRM if the PROJECT is of a construction nature that in all on-site employment generated that no less than 3% of the work hours generated shall be worked by minority employees and that no less than 7% of the work hours generated shall be worked by female employees.

G) **Subcontractors:** The FIRM will for all its PROJECT subcontractors regardless of tier (unless exempted by law and regulation) that received in excess of $2,500 require that: (1) the subcontractor shall execute an “EEO Statement and Certification” similar in nature to this “Statement and Certification”, (2) said documentation to be maintained on file with the FIRM or subcontractor as may be appropriate.

Executed this ________ day of __________________, 20__ by:

________________________________________________________________________

Printed name and title

________________________________________________________________________

Signature

NOTE: In addition to the various remedies prescribed for violation of Equal Opportunity Laws, the penalty for false statements is prescribed in 18 U.S.C. 1001.
SERVICES AGREEMENT
(Purchase Order # ____________________)

This agreement ("Agreement") between the City of Duluth, a Minnesota municipal corporation ("City") and NAME OF SERVICE PROVIDER. ("NAME" or "Service Provider"), with offices located at ADDRESS.

WHEREAS, City desires to enter into an agreement with a service provider to provide DESCRIBE THE SERVICES;

WHEREAS, City issued a Request for Bid (the "RFB") for DESCRIBE THE SERVICES (the "Services");

WHEREAS, NAME is in the business of providing DESCRIBE THE SERVICES to its customers;

WHEREAS, NAME submitted a Response to the RFB (the "Response") and has represented itself as fully capable of providing the Services to its customers and that it is qualified and willing to perform the services set forth in the RFB;

WHEREAS, based on the Response the City has selected NAME as the lowest responsible bidder and wishes to engage NAME to provide the Services;

NOW, THEREFORE, in consideration of the mutual covenants and conditions hereinafter contained, the parties hereto agree as follows:

City and Service Provider hereby agree to the following terms and conditions:

1. Services. Service Provider shall provide the following Services:

   DESCRIBE THE SERVICES, described in more detail on the Response attached to this Agreement as Exhibit A and incorporated by reference.

2. Rates/Price and Payment for Services. The rates (the "Rates") for the Services are outlined in Exhibit A. The total amount payable under this agreement shall not exceed dollar amount spelled out ($) unless the contract is modified by formal amendment. Payments shall be made from fund XXX-XXX-XXX. Service Provider shall be paid for the Services within thirty (30) days of the City’s receipt of an invoice. Notwithstanding the foregoing, Service Provider acknowledges that financial obligations of the City under this Agreement are subject to appropriation, budgeting and availability of funds to discharge such obligations. Nothing in this Agreement shall be deemed to pledge the City’s credit or faith, directly or indirectly, to the Service Provider. (Include any special terms for price adjustments, prepayment or partial prepayment, etc)

3. Term; Termination. The term of this Agreement shall commence on (either date of attestation or future date) and shall continue, unless earlier terminated as provided for herein, for a period enter term (the “Term”). The Term will renew for XX additional XX (X) year terms (each year a “Renewal Term”) unless either Service Provider or City provides the other party with written notice of termination of this Agreement at least sixty (60) days prior to the end of the Term or any Renewal Term. Either party may terminate this Agreement at any time prior to the end of the Term or any Renewal Term due to the other party’s material breach of any of its obligations hereunder, which breach has not been cured to the non-breaching party’s reasonable satisfaction within a reasonable time, not to exceed ten (10) business days, after receipt of written notice specifying such breach. In addition, during the Renewal
Term of this Agreement, either party may terminate this Agreement upon thirty (30) days prior written notice to the other party.

4. **Representations and Warranties.** Service Provider represents and warrants that:

i. Service Provider shall perform its respective duties in a professional and diligent manner in the best interests of City and in compliance with all applicable laws.

ii. Service Provider and all personnel to be provided by it hereunder have sufficient training and experience to perform the duties set forth herein and are in good standing with all applicable licensing requirements.

5. **Insurance.**

A. Service Provider shall provide and maintain in full force and effect during the life of this Agreement the following minimum amounts of insurance:

   (1) Workers compensation insurance in accordance with applicable law.
   (2) Public Liability and Automobile Liability Insurance with limits not less than $1,500,000 Single Limit and twice the limits provided when a claim arises out of the release or threatened release of a hazardous substance; and shall provide for the following: Liability for Premises, Operations, Completed Operations, Independent Contractors, and Contractual Liability.
   (3) City of Duluth shall be named as an Additional Insured under the Public Liability and Automobile Liability and Service Provider will provide Certificate of Insurance evidencing such coverage with 30-days’ notice of cancellation, non-renewal or material change provisions included. The City of Duluth does not represent or guarantee that these types or limits of coverage are adequate to protect the Service Provider’s interests and liabilities.
   (4) The use of an Accord form as a certificate of insurance shall be accompanied by two forms:
      (i) ISO Additional Insured Endorsement (CG-2010 pre-2004) and
      (ii) Notice of Cancellation Endorsement (IL 7002) or equivalent, as approved by the Duluth City Attorney’s Office.

B. Such insurance shall protect Service Provider, its employees, agents and representatives from claims and damages including but not limited to personal injury and death and any act or failure to act by Service Provider, its employees, agents and representatives in the negligent performance of work covered by this Agreement.

C. Certificates showing that Service Provider is carrying the above described insurance in the specified amounts shall be furnished to the City prior to the execution of this Agreement and a certificate showing continued maintenance of such insurance shall be on file with the City during the term of this Agreement.

6. **Indemnification.** To the extent allowed by law, Service Provider shall defend, indemnify and hold City and its employees, officers, and agents harmless from and against any and all cost or expenses, claims or liabilities, including but not limited to, reasonable attorneys’ fees and expenses in connection with any claims resulting from the Service Provider’s a) breach of this agreement or b) its negligence or misconduct or that of its agents or contractors in performing the Services hereunder or c) any claims arising in connection with the Service Provider’s employees or contractors, or d) the use of any materials supplied by the Service Provider to the City unless such material was modified by City and such modification is the cause of such claim. This Section shall survive the termination of this Agreement for any reason.
7. **Data, Records and Inspection.**
   a. The City agrees that it will make available all pertinent information, data and records under its control for Service Provider to use in the performance of this Agreement, or to assist Service Provider wherever possible to obtain such records, data and information.
   b. All customer addresses and other data or customer information provided to Service Provider by the City pursuant to this Agreement will be confidential and will not be released by Service Provider without prior authorization from the City.
   c. Records shall be maintained by Service Provider in accordance with requirements prescribed by the City and with respect to all matters covered by this Agreement. Such records shall be maintained for a period of six (6) years after receipt of final payment under this Agreement.
   d. Service Provider will ensure that all costs shall be supported by properly executed payrolls, time records, invoices, contracts, vouchers, or other official documentation evidencing in proper detail the nature and propriety of the charges. All checks, payrolls, invoices, contracts, vouchers, orders, or other accounting documents pertaining in whole or in part to this Agreement shall be clearly identified and readily accessible.
   e. Service Provider shall be responsible for furnishing to the City records, data and information as the City may require pertaining to matters covered by this Agreement.
   f. Service Provider shall ensure that at any time during normal business hours and as often as the City may deem necessary, there shall be made available to the City for examination, all of its records with respect to all matters covered by this Agreement. Service Provider will also permit the City to audit, examine, and make excerpts or transcripts from such records, and to make audits of all contracts, invoices, materials, payrolls, records of personnel, conditions of employment, and other data relating to all matters covered by this Agreement.

8. **Independent Contractors.** The parties agree that they are independent contractors, and no agency, partnership, employment or joint venture arrangement shall be deemed to exist by virtue of this Agreement, performance hereunder or otherwise. No employee or independent contractor of Service Provider shall be deemed to have any employment or independent contractor relationship with City by virtue of this Agreement or performance hereunder, and such individuals shall have no claim against City for any employee benefits offered to employees of City.

9. **Assignment.** Service Provider may not assign this agreement. City may assign this Agreement without the prior written consent of Service Provider.

10. **Amendment; Entire Agreement.** This Agreement embodies the entire understanding of the parties and there are no other agreements or understandings, written or oral, in effect between parties relating to the subject matter hereof. This Agreement may be amended or modified only by an instrument signed by the parties.

11. **Applicable Law.** This Agreement, together with all of its paragraphs, terms and provisions is made in the state of Minnesota and shall be construed and interpreted in accordance with the laws of the State of Minnesota.

12. **Counterparts.** This Agreement may be executed in two or more counterparts, each of which shall be deemed to be an original as against any party whose signature appears thereon, but all of which together shall constitute but one and the same instrument. Signatures to this Agreement transmitted by facsimile, by electronic mail in “portable document format” (”,pdf”), or by any other electronic means
which preserves the original graphic and pictorial appearance of the Agreement, shall have the same effect as physical delivery of the paper document bearing the original signature.

13. **Captions.** The captions contained in this Agreement are solely for convenience of reference and are not part of the Agreement and shall not be used in construing this Agreement or in any way affect the meaning or interpretation of this Agreement.

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the date first set forth below.

**CITY OF DULUTH-**

By: ___________________________  By: ___________________________
Mayor  Its: ___________________________

Attest:

By: ___________________________  Date: ___________________________
City Clerk  ___________________________

Countersigned:

______________________________
City Auditor

Approved as to form:

______________________________
City Attorney
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SP-1 SCOPE OF WORK

The City of Duluth has obtained grant funding for native plant restoration and the removal and control of non-native invasive species including common buckthorn, Eurasian honeysuckles, Minnesota Department of Agriculture (MDA) noxious weeds, and Minnesota Department of Natural Resources (MNDNR) invasive species from City land adjacent to the Western Waterfront Trail. Requested services for this project include native plant restoration (planting and seeding), selective herbicide treatment of nonnative, invasive plant species, and material handling. The Contractor shall furnish all labor, material, and equipment necessary to perform the work as described in the Plans and Specifications for the project. The Contractor shall provide a detailed work schedule to TKDA and the City at a scheduled preconstruction meeting.

SP-1.1 Contact Information

TKDA is the engineer of record. Questions regarding this project shall be directed to Jeff Goetzman, Project Manager with TKDA, at 218.491.7385 or Jim Shoberg, Project Coordinator with the City of Duluth, at 218.730.4300.

SP-1.2 Insurance

Contractor will be required to carry insurance of the kinds and in the amounts specified in the 2017 City of Duluth Construction Standards.

SP-1.3 Licenses and Permits

All expense and cost of permits arising from or in conjunction with performing the work described in these Plans and Specifications shall be borne by the Contractor. Burning may be permissible if conditions allow, and with a permit issued by the Duluth Fire Marshall.

SP-1.4 Laws to Be Observed (Data Practices)

Bidders shall be advised that all data created, collected, received, maintained, or disseminated by the Contractor and any subcontractors in performing the work contained in this Contract area subject to the requirements of MN Statute Chapter 13, the Minnesota Government Data Practices Act (MGDPA). The Contractor shall comply with the requirements of the MGDPA in the same manner as the City. Contractor does not have a duty to provide access to public data to the public if the public data are available from the City, except as required by the terms of the Contract.

SP-2 DETERMINATION AND EXTENSION OF CONTRACT TIME

The Contract Time will be determined in accordance with the schedule shown in Appendix A and the following:

SP-2.1 Contract Dates

Construction operations shall be started on or before October 30, 2017, or within ten (10) calendar days after the date of award by City Council resolution, whichever is later; however, the Notice to Proceed letter will be the official authorization to commence work on the project. The project shall be completed by June 30, 2018.
When all, or a portion, of the Contract Time is specified as a calendar completion date, the time is presumed to have been determined by considering the Proposal quantities, normal weather for the locality and season of the year, and the necessity of having the work completed by the specified date. The time may be extended by the Engineer only in accordance with the following:

A. Unavoidable delay in starting or completing the progress-controlling operations and then, only when it is shown that the delay time could not be overcome and the work brought back on schedule.
B. Delays caused by failure of the City Council to award the Contract at least 10 days in advance of the latest date specified for beginning operations.
C. Delays caused by earthquake, flood, or other cataclysmic phenomenon of a nature beyond the power of the Contractor to foresee and make defense against.

**SP-2.2 Controlling/Progress Dates**

A. The Contractor shall complete all tree and planting from spring green-up, 2018 to June 1, 2018. All seeding shall be in the spring before June 30th or in the fall after October 15th and before the soil freezes.
B. All foliar spraying of tree/shrub seedlings, saplings, and herbaceous invasive species must be completed by June 1, 2018.
C. Any remaining punch list items to be completed by June 30, 2018.

**SP-3 GENERAL SITE AND WORK CONDITIONS**

A. These stipulations shall govern the restoration activities on 48 acres of City of Duluth property for base bid, and an additional 10 acres for Alternate 1.
B. Any and all services, articles, or equipment offered and furnished shall comply with all local, State, and federal laws and regulations, including Minnesota Statute 181.59, prohibiting discrimination.
C. All work must be done when ground is firm.
D. Work shall be performed between 7 am and 7 pm Monday through Friday to minimize disturbance to trail users and adjacent landowners. Any trail user or adjacent landowner complaints received by the Service Provider must be brought to the attention of the Project Manager within one (1) hour.
E. Neither TKDA nor the City, guarantee to any quote provider, the exact acreage of the defined project area. TKDA can provide GIS boundary information to the successful bidder. The successful bidder is responsible to perform the work completely and to the satisfaction of the Project Manager as per the project specifications and guidelines.
F. All prospective bidders are required to inspect the project site before submitting quotes to satisfy themselves as to scope of work and site conditions.
G. TKDA will require written progress reports to be submitted to the Project Manager once per month and should include the status of work, reasoning for any delays, and/or a plan of action to ensure a return the original schedule, if applicable. A failure to comply may result in penalties.
H. The City of Duluth reserves the right to accept or reject any or all bids as is in the best interest of the City for this project.
I. The successful bidder must review all project requirements and specifications before work begins; ensure that all sites are left in an orderly manner and free of all refuse and
debris; and notify the Project Manager at least two (2) business days before work begins.

SP-3.1 Limits of Work

The Contractor will be provided with a GIS shapefile of the project work limits as depicted on Sheet 3 of the Plans, which is based on City cadastral data. It will be the responsibility of the Contractor to utilize GPS or similar technology to remain within the work limits.

SP-4 SAFETY AND CLEANUP

A. The Contractor shall at all times conduct operations and perform the work in a manner that will provide for the safety of the general public who might be using the trails.

B. The Contractor shall erect barriers, fences, signs, and other safety devices to restrict park users from accessing areas of hazardous conditions. The traffic control/closure plan provides for these measures. If work shall not impede the use of the trail, less obtrusive forms of signage and control may be used to alert the public to ongoing work and any potential hazards. Contractor shall provide plan for traffic or hazard control to the Engineer prior to beginning work.

C. Contractor shall maintain erosion control measures as needed and shall stabilize any damaged areas using seed and mulch or other approved methods.

D. Damage to sidewalks, curbs, street paving, or utility structures shall be avoided on or adjoining the site. Any damage caused by the construction operations shall be repaired at the expense of the contractor.

SP-5 TRAFFIC CONTROL AND SITE ACCESS

The provisions of City of Duluth’s Standard Construction Specifications 2017 Edition and the traffic control plan for the project indicate those items that are required for the closure and advanced warning of work taking place along the project when access to trail facilities is impeded by the work. This work shall include the erection, maintenance, alteration and/or reinstallation of each traffic control device. The applicable signing shall remain in place through the final stage of work. The traffic control shown in the plan and detail consists of:

- Type III barricade (72-inch) at trail access points, effectively closing the trail to use during times of work taking place
- “Trail Closed” sign affixed to Type III barricade, MnDOT Type R9-9a
- “Herbicide in Use” signage, MnDOT size/Type R9-9a

The Type III barricades should remain onsite at the access points for the duration of the project. In times where no work is ongoing, and the residual effects of any herbicide recently placed has subsided, the Contractor may reopen sections of the trail to use either by setting aside the Type III barricades or covering/bagging the Herbicide in Use placard.

SP-5.1 Contractor Work Access

A. Contractor shall access the project area from the existing roads and trail access points.

B. Contractor is allowed to drive ATVs or other approved work equipment on the existing trails and off trail, at a safe speed with flashers on, yielding to right-of-way to trail users. Contractor must repair any ruts or other damage caused by work vehicles or equipment to the satisfaction of the Engineer.

C. Contractor will keep all trails and roads open and not blocked with trees, branches, materials, equipment, vehicles, or debris resulting from this operation.
SP-6 INVASIVE SPECIES PREVENTION

Contractor must follow the Minnesota DNR’s Operational Order 113, which requires preventing or limiting the introduction, establishment and spread of invasive species during activities on public waters and DNR-administered lands. This applies to all activities performed on all lands under this grant agreement and is not limited to lands under DNR control or public waters. Duties are listed under Sections II and III (p. 5-8) of Operational Order 113 which may be found at: http://files.dnr.state.mn.us/assistance/grants/habitat/heritage/oporder_113.pdf.

SP-7 CONTRACTOR QUALIFICATIONS

A. Contractor shall have successfully completed at least five (5) woodland restorations of similar size and scope to this project. Provide a list of the five (5) successful woodland restorations with client contact information for each project.

B. Contractor shall perform all work under the direct control of a qualified Supervisor capable of being present full-time during the restoration work. Documented experience restoring native landscapes shall include a bachelor’s degree in Natural Resources management or related field, minimum of ten (10) years’ experience in native landscape restoration supervision experience, extensive plant knowledge, and a current herbicide applicators license.

C. Provide the Supervisor’s resume documenting that he/she meets the qualifications specified.

D. The Supervisor shall directly supervise the work force and be present full-time during all site work and reviews of site work. The Contractor shall not change Supervisors without the written approval of Owner Representative.

E. If Contractor, in opinion of Owner or Owner Representative, fails to provide a Supervisor conforming to the minimum qualifications the Contractor shall be considered in breach of Agreement.

F. The Contractor’s labor force shall be thoroughly familiar with and trained in the work to be accomplished and perform in a competent, efficient manner acceptable to the Owner Representative.

G. Provide a summary of experience for all crew members with demonstrations that all crew members have a minimum of one (1) year experience or equivalent experience performing native landscape restoration projects. Provide resume of each crew member.

SP-7.1 Contract Warranty and Establishment Periods

Furnished plant material (trees) shall have a warranty for plant growth to be in vigorous growing conditions for a minimum of a 12 month period.

A. After installation of all trees, the Contractor shall notify TKDA and the City and request an inspection. As soon as practicable thereafter, TKDA and the City will conduct an inspection, at which time all trees in a live, healthy condition will be accepted for payment and the 12 month warranty period will begin.

B. The Contractor shall guarantee 80% of the bare root trees through the 12 month warranty period. The mortality of up to 20% of the bare root trees due to natural causes will be accepted. Plant material mortality resulting from improper planting are not to be factored in to the 20% acceptable mortality and shall be replaced by the Contractor at no additional expense to the City.
C. At the end of the 12 month warranty period, TKDA and the City will inspect all planted trees to determine plant acceptability. Unacceptable trees will be replaced by the contractor at his/her own expense as soon as favorable conditions exist.

D. If any replacement trees die as a result of improper planting, they shall also be replaced by the Contractor at no additional expense to the City.

SP-8 GENERAL SPECIFICATIONS FOR NATIVE PLANT RESTORATION (Planting and Seeding)

SP-8.1 Plant Native Trees

A. All trees shall be native to Minnesota and selected to match site conditions (soils, hydrology, precipitation, elevation, drainage, aspect, sun/shade and climate) and have original provenance from as close to the project site as possible to protect local ecotypes from genetic contamination.

B. Trees must be obtained from a licensed nursery.

C. All bare root tree planting should occur from spring green-up, 2018 to June 1, 2018.

D. Trees will be planted within the areas identified in the plan sheets. Specific planting locations will be coordinated between the Contractor’s Landscape Architect, TKDA, and the City in the field. TKDA will provide a construction coordinator that will assist in determining planting locations.

SP-8.1.1 Knowlton Creek (48 Acre)

A stream restoration project on Knowlton Creek was recently completed by the MNDNR. The City of Duluth owns a 48-acre parcel of land surrounding the recent MNDNR restoration area. Trees will be planted within the Knowlton Creek area to supplement the MNDNR creek restoration and aid in forest regeneration.

Plant 500 white cedar (Thuja occidentalis) and 500 white pine (Pinus strobus) along the Knowlton Creek stream restoration and throughout the existing forest to provide forest regeneration. The white cedar and white pine should be 2-3 year transplants and protected from animal browse as specified in section SP-8.3. The trees will be randomly planted within the 48 acre planting area as deemed appropriate. The Plans identify proposed planting zones.

SP-8.2 Seeding

Alternate 1 will require seeding. Seeding work tasks are outlined below:

A. Seeding dates shall be in the spring before June 30th or in the fall after October 15th and before the soil freezes.

B. Seeding will be completed by mechanical or hand broadcasting.

C. Seeding on steep slopes or erodible soils will require erosion control.

D. Seed mixes may be customized based on site conditions and availability of seed but must be approved by the City.

E. Yellow tag seed should be used over non-source identified seed when it is available.
SP-8.2.1 Pollinator Meadow – Alternate 1 (10 Acres)

Create a northern pollinator meadow at Alternative 1 (10 acres). Pollinator habitat was identified as a priority in the grant and with stakeholders. The majority plant community of Alternative 1 is open grassland with some scrub-shrub and is the most suitable land in the restoration area for a pollinator habitat. Alternative 1 is directly adjacent to and surrounding the trail and would be an ideal show piece of the restoration. The future canoe/kayak access, parking lot, and trail head in this location makes the 10 acres of Alternative 1 even more suitable for a pollinator planting. The pollinator meadow would require some shrub removal, existing vegetation removal/treatment, soil preparation, and planting. Work tasks will include herbicide treatment of existing vegetation, seed bed preparation, seeding and mulching. Specifics on this work task are outlined below:

A. Herbicide treatment of existing vegetation must follow the specifications in section SP-9 GENERAL SPECIFICATIONS FOR HERBICIDE APPLICATION.
B. Seed bed shall be properly tilled and prepared.
C. Seed mix may be customized with approval by TKDA and the City but at a minimum assume use of BWSR Pilot Seed Mixes: Pollinator Plots Northeast (March 2017). Custom seed mixes must incorporate MNDNR pollinator best management practices (BMPs).
D. The pollinator plot shall include signage to identify the area as a pollinator habitat and preventing mowing and pesticide use. The signage will include 6 – 9 inch by 12 inch signs on t-posts. Sign content shall be approved by the City.

SP-8.3 BROWSE PROTECTION

SP-8.3.1 White Cedar & White Pine at Knowlton

The 500 white cedar and 500 white pine planted at Knowlton Creek will require large tree enclosures. The tree enclosures will consist of 14 gauge, 2x4" wire mesh that is 4’ high and 30” in diameter. Each tree enclosure will have a 3’x3’ weed mat (vispore type) and be secured to the ground with 8 sod staples and/or 2 T-posts.

SP-8.4 Seed and Plant Substitutions

Species to be planted shall be those specified on the plans. Any substitution or change shall be approved prior to use by TKDA and the City. If any seed or plant specified is not obtainable, due to conditions beyond the control of the Contractor and for reasons other than cost changes since submittal of Proposal prices, a proposal will be considered for use of the nearest equivalent variety with corresponding adjustment of Contract price.

SP-9 GENERAL SPECIFICATIONS FOR HERBICIDE APPLICATION

A. The Contractor shall execute work with care and protect the surrounding environment not subject to removal or treatment. Conduct all work in a manner that will not jeopardize or damage the native plant life, soils, access roads, trails, structures, or property.
B. Original herbicide containers with labels must be on-site and available for inspection at all times.
C. Herbicide label directions must be followed.
D. Herbicide must be applied under dry, low wind conditions and not apply herbicide if rain is likely within a 24 hours. The Contractor is responsible for monitoring the weather conditions.

E. All herbicide active ingredients must not be on the banned list for use on MNDNR State Certified Forest WMA lands. The list of banned active ingredients is found in the MNDNR Pesticides and Pest Control Guidelines online at http://files.dnr.state.mn.us/assistance/grants/habitat/-heritage/faw_pest.pdf.

F. Herbicide application near water or wetlands must be formulated for use over water.

SP-9.1 Control Invasive Trees and Shrubs

A very light infestation of Common Buckthorn (Rhamnus cathartica) and Eurasian Honeysuckles (Lonicera tartarica, L. morrowii, L. x bella) occur sporadically throughout the restoration area. Invasive tree and shrub removal and control work tasks are outlined below:

A. Any remaining Invasive trees, shrubs, and saplings >1/2 inch diameter shall be cut and stump treated with herbicide (very few expected).

B. Stems must be cut to within 2 inches of grade or existing snow cover. Stems must be cut flat and not left with a shredded or angled top.

C. Saplings and seedlings of invasive trees and shrubs <1/2 inch diameter shall be foliar treated with herbicide. Foliar applications shall occur during periods of native species dormancy.

D. Herbicide used for stump and foliar treatment shall be triclopyr- or glyphosate-based and dyed or formulated with penetrating or bark oil to ensure complete coverage.

E. Herbicide must be spot applied with a backpack or hand held sprayer and immediately after cutting for stump treatment.

SP-9.1.1 Invasive Tree and Shrub Material Handling

A. Any cut debris will be slashed (cut into small sections) and allowed to degrade in-place.

SP-9.2 Remove and Control of MDA Noxious Weeds and MNDNR Invasive Species

Small populations of MDA noxious weeds and MNDNR invasive species are beginning to invade the disturbed soils along the creek restoration area, trails, and old railroad grade. All noxious weeds and MNDNR invasive species shall be treated throughout the 48-acre restoration area. MDA noxious weeds and MNDNR Invasive Species removal and control work tasks are outlined below:

A. Noxious weeds will be foliar sprayed with herbicide and left in place.

B. Do not transport noxious weeds to prevent spreading of seeds or viable plant material.
EXISTING UTILITY LOCATIONS

THE CONTRACTOR SHALL VERIFY ALL EXISTING UNDERGROUND UTILITY LOCATIONS AND ELEVATIONS PRIOR TO CONSTRUCTION. ALL INPLACE UTILITIES MAY NOT BE SHOWN ON THIS PLAN & THOSE THAT ARE SHOWN, MAY NOT BE SHOWN IN THE EXACT LOCATIONS.

THE SUBSURFACE UTILITY INFORMATION IN THIS PLANSET IS UTILITY QUALITY LEVEL "D" AS DEFINED IN ASCE "STANDARD GUIDELINE FOR THE DEPICTION OF EXISTING SUBSURFACE UTILITY DATA*.

SPECIFICATION REFERENCE

THE FOLLOWING SPECIFICATIONS SHALL APPLY TO THIS PROJECT:
1. CITY OF DULUTH 2017 STANDARD CONSTRUCTION SPECIFICATIONS.
2. ALL TRAFFIC CONTROL DEVICES AND SIGNING SHALL CONFORM TO MN MUTCD, INCLUDING THE CURRENT FIELD MANUAL.

GOPHER STATE ONE CALL
PHONE NUMBERS:
651-454-0002
800-252-1166 (TOLL FREE)
811
1-866-640-3637 (EMERGENCY LOCATES ONLY)
BASE BID IS TO PERFORM WORK ADJACENT TO WESTERN WATERFRONT TRAIL AT KNOWLTON CREEK:

1. A. REMOVE AND CONTROL NON-NATIVE INVASIVE PLANT SPECIES ON 46 ACRES.
   - THIS AREA HAS A LIGHT DENSITY OF INFESTATION:
     I. COMMON BUCKTHORN
     II. EURASIAN HONEYSUCKLE
     III. HERBACEOUS NON-NATIVE PLANTS

B. REMOVE AND CONTROL MDA NOXIOUS WEEDS:
   - TANSY
   - CANADA THISTLE
   - PURPLE LOOSESTRIFE
   - WILD PARSNIP
   - GARLIC MUSTARD
   - JAPANESE KNOTWEED

C. REMOVE AND CONTROL MN DNR INVASIVE SPECIES:
   - BIRD'S FOOT TRIFOLI
   - CROWN VETCH
   - PERENNIAL SOWTHISTLE
   - WHITE AND YELLOW SWEET CLOVER

2. KNOWLTON CREEK AREA: (SEE SPECIFICATIONS SP.8 AND SP.8.1.1)
   - THE MINNESOTA DNR HAS COMPLETED A STREAM RESTORATION PROJECT IN THIS AREA.
   - CONTRACTOR TO PLANT 500 WHITE CEDAR (THUJA OCIDENTALIS) AND 500 WHITE PINES
     (PINUS STROBUS) ALONG THE KNOWLTON CREEK RESTORATION AREA AND THROUGH
     THE FOREST TO PROVIDE REGENERATION, PLANTING ZONES IDENTIFIED ON SHEET 3 OF
     PLAN.

ADD ALTERNATE 1: (SEE SPECIFICATIONS SP.8.2.1)
   - RESTORE AREA FROM INVASIVE SPECIES INFESTATION AND PLANT A 10 ACRE
     POLLINATOR MEADOW / NORTHERN MINNESOTA POLLINATOR PLOT. WORK INCLUDES
     HERBICIDE TREATMENT, SEED BED PREPARATION, SEEDING WITH SWSR PILOT SEED MIX,
     AND SIGNAGE.

CONSTRUCTION NOTES:

1. CONTRACTOR TO MAKE TRAIL CLOSURE PER SPECIFICATIONS WHEN PERFORMING WORK IMPACTING THE USE
   OF THE WESTERN WATERFRONT TRAIL. THIS WORK SHALL BE CONSIDERED INCIDENTAL TO THE PAY ITEMS FOR
   THE REMOVAL OF INVASIVE SPECIES. IF WORK IS NOT DIRECTLY AFFECTING THE USE OF THE TRAIL, SMALL
   PLACARDS / SIGNS CAN BE USED ALONG THE TRAIL TO ALERT THE PUBLIC TO ONGOING INVASIVE SPECIES
   TREATMENT.

2. REFER TO SPECIAL PROVISIONS AND PLAN SHEETS FOR THE COVER CLASS AND PRESCRIBED TREATMENT OF
   EACH SPECIES OF INVASIVE. WORK UNDER THIS PROJECT IS CLASSIFIED AS LIGHT DENSITY.

3. GPS FILES WILL BE MADE AVAILABLE TO THE SELECTED CONTRACTOR SHOWING BUCKTHORN REMOVAL AREAS,

4. A GIS SHAPE FILE WILL BE MADE AVAILABLE TO THE SELECTED CONTRACTOR WHICH SHOWS THE PROJECT
   LIMITS. CONTRACTOR SHALL UTILIZE GPS OR SIMILAR TECHNOLOGY TO REMAIN WITHIN THE WORK LIMITS AT
   ALL TIMES. CONTRACTOR IS RESPONSIBLE FOR ENSURING THEIR REMOVAL OPERATIONS ARE WITHIN THE
   BOUNDARY LIMITS OF THE PROJECT.
48 Acre Restoration Area (Base Bid)*

5.5 Acre White Cedar Planting Area (Base Bid)*

10 Acre Pollinator Meadow (Add. Alternate 1)*

*See Specifications for specific treatment and planting requirements