The City Manager will sign these documents after all other required information and signatures are obtained.

Document: Goods & Services Contract with RL Reimers Co  Date: June 3, 2022

Statement of Purpose: Clarifier 2 Rehab - CIP 21001

Department Head Signature: 6/3/22

Remarks, if any:

City Attorney Review and Signature: 6/8/2022

Other Signatures as Requested by the City Attorney:

Signature
Budget Confirmed: Yes ☑ No ☐ N/A ☐
Certificate of Insurance Attached: Yes ☑ No ☐ N/A ☐
City Council Approval Needed: Yes ☑ No ☐ Date: May 16, 2022

After all the above requested information is complete and signatures obtained, return this form, along with the original document to the City Manager for signature. No documents should be executed prior to the City Manager’s approval as evidenced by signature of this document.

City Manager Signature: 6/9/22

Once all signatures and certificates of insurance have been obtained, return this document, along with the original, fully-executed agreement, MOU, or other document to the City Recorder. A copy of grant agreement and all project funding documents, must be forwarded to the Finance Department for tracking and audit purposes.

City Recorder Signature: Date:

Date posted on website:

Sign-Off Sheet for Documents Obligating the City - Rev. 1/18
b. If City fails to make any payment due Contractor for services and expenses within thirty (30) days of the date on Contractor's invoice therefore, late fees will be added to amounts due Contractor at the rate of 1.0 percent (1%) per month from original invoice date. Invoices in dispute are not subject to such late fees until such time as they are no longer in dispute.

4. **Permits.** City will be responsible for obtaining all permits, approvals and authorizations necessary for Contractor's performance.

5. **Termination for Convenience.** This Contract may be terminated by mutual consent of the parties upon written notice. In addition, City may terminate all or part of this Contract upon determining that termination is in the best interest of City by giving seven (7) days' prior written notice of intent to terminate, without waiving any claims or remedies it may have against Contractor. Upon termination under this paragraph, Contractor shall be entitled to payment in accordance with the terms of this Contract for Contract work completed and accepted before termination less previous amounts paid and any claim(s) City has against Contractor. Pursuant to this paragraph, Contractor shall submit an itemized invoice for all unreimbursed Contract work completed before termination and all Contract closeout costs actually incurred by Contractor. City shall not be liable for any costs invoiced later than thirty (30) days after termination unless Contractor can show good cause beyond its control for the delay.

6. **Termination for Cause.** City may terminate this Contract effective upon delivery of written notice to Contractor, or at such later date as may be established by City, under any of the following conditions:

6.1 If City funding is not obtained and continued at levels sufficient to allow for purchases of the indicated quantity of services. The Contract may be modified to accommodate a reduction in funds.

6.2 If federal or state regulations or guidelines are modified, changed, or interpreted in such a way that the services are no longer allowable or appropriate for purchase under this Contract or are no longer eligible for the funding proposed for payments authorized by this Contract.

6.3 If any license or certificate required by law or regulation to be held by Contractor to provide the services required by this Contract is for any reason denied, revoked, or not renewed.

7. **Termination for Default.** Either City or Contractor may terminate this Contract in the event of a breach of the Contract by the other. Prior to such termination, the party seeking termination shall give to the other party written notice of the breach and intent to terminate. If the party committing the breach has not entirely cured the breach
within fifteen (15) days of the date of the notice, then the party giving the notice may terminate the Contract at any time thereafter by giving a written notice of termination.

If Contractor fails to perform in the manner called for in this Contract or if Contractor fails to comply with any other provisions of the Contract, City may terminate this Contract for default. Termination shall be affected by serving a notice of termination on Contractor setting forth the manner in which Contractor is in default. Contractor shall be paid the Contract price only for equipment installed and services performed in accordance with the manner of performance as set forth in this Contract.

8. Remedies. In the event of breach of this Contract, the parties shall have the following remedies:

8.1 If terminated under paragraph 7 by City due to a breach by Contractor, City may complete the work either itself, by agreement with another contractor, or by a combination thereof. If the cost of completing the work exceeds the remaining unpaid balance of the total compensation provided under this Contract, then Contractor shall pay to City the amount of the reasonable excess.

8.2 In addition to the above remedies for a breach by Contractor, City also shall be entitled to any other equitable and legal remedies that are available.

8.3 If City breaches this Contract, Contractor’s remedy shall be limited to termination of the Contract and receipt of Contract payments to which Contractor is entitled.

8.4 City shall not be liable for any indirect, incidental, consequential, or special damages under the Contract or any damages arising solely from terminating the Contract in accordance with its terms.

8.5 Upon receiving a notice of termination, and except as otherwise directed in writing by City, Contractor shall immediately cease all activities related to the services and work under this Contract.

9. Standard of Care. Contractor warrants that the work to be performed pursuant to this Contract shall be done in a good and workmanlike manner and will conform to the highest standards prevalent in the industry or business most closely involved in providing the equipment and services City is purchasing.

10. Reports. The Contractor shall provide City with reports as detailed in Contractor’s proposal, at a minimum of once per month, outlining the Project progress, issues of concern and budget status.

11. Change Orders. Contractor and City reserve the right to order changes to the equipment and services to be provided herein. Contractor and City shall determine a
fair and equitable cost and, if required, additional time for such changes. All such changes shall be ordered and agreed to in writing by both parties.

12. **Confidentiality.** Contractor shall maintain the confidentiality, both external and internal, of any confidential information to which it is exposed by reason of this Contract. Contractor warrants that its employees assigned to this Contract shall maintain necessary confidentiality.

13. **Security and Substance Check.** Contractor agrees that each of its employees and subcontractor’s employees involved in this Project may, at the option of City and in compliance with Contractor policy, be subject to a security background check and/or substance abuse testing.

14. **Access to Records.** For a period of not less than three years after City’s final payment to Contractor, Contractor shall permit the City, the State of Oregon and the Federal Government (if State or Federal funding is involved) to have access to all books, documents, papers and records of Contractor which are pertinent to the Services provided hereunder for purposes of audit, examination, excerpts and transcripts. Contractor shall retain those records for at least three years, or until litigation is resolved if litigation is instituted.

15. **Notice.** Any required or permitted notices hereunder must be given in writing at the address of each party set forth below, or to such other address as either party may substitute by written notice to the other in the manner contemplated herein, by one of the following methods: hand delivery; registered, express, or certified mail, return receipt requested, postage prepaid; or nationally-recognized private express courier:

**CITY:**

City of Newport
169 SW Coast Highway
Newport, OR 97365
Phone: (541) 574-3366
Fax: (541) 265-3301

**CONTRACTOR:**

R.L. Reimers Company
3939 Old Salem Rd. Suite 200
Albany, OR 97321
Phone: 971-304-5661
Email: ross@rlreimers.com

16. **Warranty.** Contractor’s warranty is as stated within Exhibit B. Contractor further warrants that all materials, equipment, and/or services provided under this Agreement shall be fit for the purpose(s) for which intended, for merchantability, that material and equipment shall be properly packaged, that proper instructions and warnings shall be supplied, and that the Project shall conform to the requirements and specifications herein. Acceptance of any service and inspection incidental thereto by City shall not alter or affect the obligations of Contractor or the rights of City.
17. **Insurance.** Contractor and its subcontractors shall maintain insurance acceptable to City in full force and effect throughout the term of this Agreement. The insurance shall cover all activities of the Contractor arising directly or indirectly out of Contractor’s work performed hereunder, including the operations of its subcontractors of any tier.

The policy or policies of insurance maintained by the Contractor and its subcontractor shall provide at least the following limits and coverages:

17.1. **Commercial General Liability Insurance**

Contractor shall obtain, at Contractor’s expense, and keep in effect during the term of this contract, Comprehensive General Liability Insurance covering Bodily Injury and Property Damage on an “occurrence” form (1996 ISO or equivalent). This coverage shall include Contractual Liability insurance for the indemnity provided under this contract. The following insurance will be carried:

<table>
<thead>
<tr>
<th>Coverage</th>
<th>Limit</th>
</tr>
</thead>
<tbody>
<tr>
<td>General Aggregate</td>
<td>$2,000,000</td>
</tr>
<tr>
<td>Products-Completed Operations Aggregate</td>
<td>$1,300,000</td>
</tr>
<tr>
<td>Personal &amp; Advertising Injury</td>
<td>$1,300,000</td>
</tr>
<tr>
<td>Errors &amp; Omissions</td>
<td>$1,300,000</td>
</tr>
<tr>
<td>Each Occurrence</td>
<td>$1,300,000</td>
</tr>
<tr>
<td>Fire Damage (Any one fire)</td>
<td>$50,000</td>
</tr>
<tr>
<td>Medical Expense (Any one person)</td>
<td>$5,000</td>
</tr>
</tbody>
</table>

17.2. **Commercial Automobile Insurance**

Contractor shall also obtain, at Contractor’s expense, and keep in effect during the term of the contract, Commercial Automobile Liability coverage including coverage for all owned, hired, and non-owned vehicles. The Combined Single Limit per occurrence shall not be less than $1,300,000.

17.3. **Workers’ Compensation Insurance**

The Contractor, its subcontractors, if any, and all employers providing work, labor or materials under this Contract are either subject employers that will comply with ORS 656.017, which requires them to provide workers’ compensation coverage that satisfies Oregon law for all their subject workers, or employers that are exempt under ORS 656.126. Out-of-state employers must provide Oregon workers’ compensation coverage for their workers who work at a single location within Oregon for more than 30 days in a calendar year. Contractors who perform work without the assistance or labor of any employee need not obtain such coverage. This shall include Employer’s Liability Insurance with coverage limits of not less than $500,000 each accident.
17.4. Additional Insured Provision

The Commercial General Liability Insurance and Commercial Automobile Insurance policies and other policies the City deems necessary shall include the City as an additional insured with respect to this Agreement.

17.5. Notice of Cancellation

There shall be no cancellation, material change, exhaustion of aggregate limits or intent not to renew insurance coverage of Contractor’s insurance without 30 days prior written notice to the City. Any failure to comply with this provision will not affect the insurance coverage provided to the City. The certificates of insurance provided to the City shall state that the insurer shall endeavor to provide 30 days prior notice of cancellation to the City.

17.6. Certificates of Insurance

As evidence of the insurance coverage required by the Agreement, the Contractor shall furnish a Certificate of Insurance to the City. This Agreement shall not be effective until the required certificates have been received and approved by the City. The certificate will specify and document all provisions within this Agreement. A renewal certificate will be sent to the City 10 days prior to coverage expiration.

17.7. Primary Coverage Clarification

The parties agree that Contractor’s coverage shall be primary to the extent permitted by law. The parties further agree that other insurance maintained by the City is excess and not contributory insurance with the insurance required in this section.

17.8. Cross-Liability Clause

A cross-liability clause or separation of insureds clause will be included in all general liability, professional liability, pollution and errors and omissions policies required by this Agreement.

The procuring of required insurance shall not be construed to limit Contractor’s liability under this Agreement. Notwithstanding said insurance, Contractor shall be obligated for the total amount of any damage, injury, or loss caused by negligence or neglect connected with this Agreement.

18. Indemnity. To the extent permitted by law, Contractor shall protect, defend, indemnify and hold the City harmless from and against all claims, demands, damages, costs, actions and causes of actions, liabilities, fines, penalties, judgments, expenses and attorney fees, resulting from the injury or death of any person or the damage to or
destruction of property, or the infringement of any patent, copyright, trademark or trade secret, arising out of the work performed or goods provided under this Agreement or Contractor’s violation of any law, ordinance or regulation, contract provision or term, or condition of regulatory authorization or permit, except for damages resulting from the negligence of City. Contractor’s indemnification shall also cover claims brought against the City under state or federal workers’ compensation laws. If any aspect of this indemnity shall be found to be illegal or invalid for any reason whatsoever, the illegality or invalidity shall not affect the validity of the remainder of this indemnification.

19. **Force Majeure.** This section applies in the event that either party is unable to perform the obligations of this Agreement because of a Force Majeure event as defined herein, to the extent that the Agreement obligation must be suspended. A Force Majeure event is an event that prohibits performance and is beyond the control of the party. Such events may include natural or man-made disasters, or an action or decree of a superior governmental body which prevents performance. Should either party suffer from a Force Majeure event and be unable to perform, such party shall give notice to the remaining party as soon as practical and shall do everything possible to resume performance. Upon receipt of such notice, the parties shall be excused from such performance as it is affected by the Force Majeure event for the period of such event. If such event effects the delivery date or warranty provisions of this Agreement, such date or warranty period shall automatically be extended for a period equal to the duration of such event.

20. **Independent Contractor.** It is the intention and understanding of the parties that Contractor is an independent contractor and that City shall be neither liable for nor obligated to pay sick leave, vacation pay or any other benefit of employment, nor to pay any social security or other tax that may arise as an incident of employment. Contractor shall pay all income and other taxes as due. Industrial or other insurance that is purchased for the benefit of Contractor shall not be deemed to convert this contract to an employment contract. It is recognized that Contractor may or will be performing work during the term for other parties and that City is not the exclusive user of the services that Contractor provides.

21. **Assignment.** Contractor shall not assign or subcontract any of its obligations under this Agreement without City’s prior written consent, which may be granted or withheld in City’s sole discretion. Any subcontract made by Contractor shall incorporate by reference all the terms of this Agreement. City’s consent to any assignment or subcontract shall not release Contractor from liability under this Agreement or from any obligation to be performed under this Contract, whether occurring before or after such consent, assignment, or subcontract.

22. **Non-Waiver.** The failure of City to insist upon or enforce strict performance by Contractor of any of the terms of this Agreement or to exercise any rights hereunder
incurred in such proceeding, in both the trial and appellate courts, as well as the costs and disbursements. Further, if it becomes necessary for City to incur the services of an attorney to enforce any provision of this Agreement without initiating litigation, Contractor agrees to pay City’s attorney’s fees so incurred. Such costs and fees shall bear interest at the maximum legal rate from the date incurred until the date paid by losing party.

30. **Severability/Counterparts.** In the event any provision of this Agreement is unenforceable as a matter of law, the remaining provisions will stay in full force and effect. This Agreement may be executed in counterparts and a signed copy transmitted by facsimile or other electronic means, each of which will be deemed an original, but all of which taken together will constitute one and the same agreement.

31. **Entire Agreement.** This Agreement shall be the exclusive agreement between the parties with respect to the included terms and for the Project. No modification of this Agreement shall be effective unless in writing and signed by an authorized representative of both parties, except as otherwise authorized herein.

32. **Signatures.** This Agreement is not effective unless and until it is approved, signed and dated by an authorized representative of each party.

CITY: CITY OF NEWPORT

CONTRACTOR: R.L. Reimers Company

By: [Signature] [Signature]  
Title: City Manager President  
Date: 6/9/22 Date: 5/25/2022
should not be construed as a waiver or relinquishment to any extent of its rights to
assert or rely upon such terms or rights on any future occasion.

23. **Non-Discrimination.** Contractor agrees to comply with all applicable requirements of
federal and state civil rights and rehabilitation statutes, rules, and regulations.
Contractor also shall comply with the Americans with Disabilities Act of 1990, ORS
659A.142, and all regulations and administrative rules established pursuant to those
laws.

24. **Errors.** Contractor shall perform such additional work as may be necessary to correct
errors in the work required under this Agreement without undue delay and without
additional cost.

25. **Governing Law.** This Agreement shall be governed by and construed in accordance with
the laws of the State of Oregon, without regard to conflict of law principles.

26. **Consent to Jurisdiction.** Any action or suits involving any question arising under this
Agreement must be brought in the appropriate court of the State of Oregon, and the
parties hereby consent to venue in Lincoln County Circuit Court, Oregon, unless
exclusive jurisdiction is in federal court, in which case venue shall be in federal district
court for the District of Oregon.

27. **Public Contracting Requirements.** Contractor shall comply with all federal, state and
local laws and ordinances applicable to the work under this agreement, including,
without limitation, applicable provisions of the Oregon Public Contracting Code
including ORS 279B.020, 279B.220, 279B.230, and 279B.235, as more particularly set
forth in Exhibit C, attached hereto and incorporated herein by this reference.

28. **Arbitration.** If any disputes, disagreements, or controversies arise between the parties
pertaining to the interpretation, validity, or enforcement of this Agreement, the parties
shall, upon the request of City, submit such dispute to binding arbitration under the
Oregon Uniform Arbitration Act, ORS 36.600 et seq. Arbitration shall be requested by
delivering to the other party a written request for arbitration. Within five (5) days of
receipt of such request, the parties shall select a mutually agreeable arbitrator and
designate mutually agreeable rules of arbitration. If the parties cannot agree upon an
arbitrator within five (5) days, an arbitrator may be appointed by the presiding judge of
the Lincoln County Circuit Court, upon the request of either party submitted in
accordance with ORS 36.645. If the parties have not designated mutually agreeable
rules of arbitration at such time as the arbitrator is appointed, the arbitrator shall adopt
rules for the arbitration. The arbitrator’s decision shall be binding upon the parties.

29. **Attorney Fees.** If suit, action or arbitration is brought either directly or indirectly to
rescind, reform, interpret or enforce the terms of this Agreement, the prevailing party
shall recover and the losing party hereby agrees to pay reasonable attorney’s fees
EXHIBIT A
Request for Quotes
Request for Competitive Quote

Clarifier 2 Rehabilitation

March 27, 2022

1. Solicitation of Quote

This is a solicitation for a Competitive Quote for the Clarifier 2 Rehabilitation project, in accordance with the City of Newport Public Contracting Rules.

Quotes will be received by:

City of Newport –
Engineering Department
Attn: Clare Paul, PE, Assistant City Engineer
169 SW Coast Highway
Newport, OR 97365
Fax: 541-265-3301
Phone: 541-574-3370
E-mail: c.paul@newportoregon.gov

Quotes are to furnish all labor, materials, and equipment and to perform all work for the Clarifier 2 rehabilitation project. Quotes may be submitted by post mail, e-mail, or hand delivery and must be received not later than 3:00 PM on Monday, April 11, 2022. The lowest responsible quote will be selected for award of this contract.

2. Inquiries

Any questions or clarifications regarding this project or quotation process should be directed to Clare Paul, Assistant City Engineer, at 541-574-3370, c.paul@newportoregon.gov.

3. Registration

In order to submit a quote, contractor must be registered with the Oregon Construction Contractors Board. In addition, the selected contractor will need to have or obtain a City of Newport Business License prior to starting work.

4. Security

Quotation Security (i.e. a bid bond) is not required for submission of this quote.
5. Award Determination
Award will be made to the contractor that submits the lowest responsible and responsive quote for the total price of items indicated in the quote. The city reserves the right to reject any or all quotes.

6. Agreement
The project Agreement shall be executed within seven days of receipt of the Notice of Award. The proposed Draft Agreement is attached.

7. Performance Bond
A performance bond is required, in the amount of 100% of the contract total.

8. Prevailing Wage
This job will be a prevailing wage job subject to Oregon Bureau of Labor and Industries (BOLI) standards.

9. Insurance
If awarded this contract, the contractor shall obtain, at his or her expense, insurance as specified in Article 17 of the attached Agreement, which must be kept in effect during the performance of this work. Proof of this insurance coverage shall be supplied to the City upon receipt of the Notice of Award.

10. Scope of Work
The quote for this work will include all the labor, equipment, and materials necessary to remove, inspect, repair, replace, refurbish, reinstall, test and commission the drive unit per the following scope and safely return the clarifier to service on or before to October 1, 2022.

Rebuild one Envirex H60A-HT drive unit on an existing 90'-0” diameter clarifier tank. Rebuild to include:
- Mobilization/Demobilization
- Disassemble and inspect the drive unit
- Clean and evaluate all parts
- Provide an inspection report indicating the condition of the entire mechanical unit, all parts, and provide a final recommendation for the drive rebuild.
- Media blast and clean all major reused parts for the drive unit, which includes the main gear, base or housing(s), pinion, worm gear, end cap and covers.
- Replace all wear items, such as bearings, seals, gaskets, keys, retaining rings, gauges, site glasses, piping and fasteners.
- Replace motor drive assembly consisting of a gearmotor, chain, guard and sprockets. The new motor drive assembly output speed to match existing.
- Repair existing torque control.
- Machine and polish all re-useable parts.
- Re-assemble, paint, inspect and test the drive unit.
- Media blasting of all underwater steel, removal and disposal of media. Coating of all underwater clarifier steel with two-part epoxy coating such as Tnemec series N69 Hi-Build Epoxoline II or approved equivalent.
• Minimum Thickness shall be per the manufacturer. Provide shop submittal for approval prior to coating. Provide independent inspection report verifying coating application. Provide credentials of inspector for approval prior to the work.
• Freight to and from the job site. All loading, off-loading, handling and storage of equipment is the responsibility of the contractor.
• Provide 10 year warranty on all parts, mechanisms, coatings, and workmanship.

Contractor is responsible for removal and reinstallation of the drive unit.

11. Anticipated Schedule, Sequencing, and Coordination
All work shall be completed within 90 days of contract execution and no later than October 1, 2022. Contractor shall provide a MS Project Schedule within 2 weeks of Award. Schedule shall include sequencing of events, duration, float, and milestone dates. Schedule to include seven (7) days of testing and commissioning.


**QUOTATION FORM**

**Project Name:** Clarifier 2 Rehabilitation

**Quotation Deadline:** 3:00 PM, Friday, April 8, 2022

**Submit Quotes to:**
City of Newport
Engineering Department
Attn: Clare Paul, Assistant City Engineer
169 SW Coast Highway
Newport, OR 97365
E-mail: c.paul@newportoregon.gov

I (am) (am not) a resident bidder as defined in ORS 279.029. If not a resident bidder, enter state of residency: ________________________________

I acknowledge receipt of the following addenda (if any):

Addendum #’s: ____________ Initial: _____

I propose to perform all work for the following unit prices:

<table>
<thead>
<tr>
<th>Item</th>
<th>Unit</th>
<th>Quantity</th>
<th>Unit Price</th>
<th>Total Price</th>
</tr>
</thead>
<tbody>
<tr>
<td>Clarifier 2 Rehabilitation</td>
<td>LS</td>
<td>1</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Grand Total: ____________

Grand total in words:

Legal Name of Contractor (person or firm): ________________________________

Construction Contractor’s Board Registration Number: _________________________

Address:

..........................................................

..........................................................

..........................................................

Telephone Number: ________________________________

E-mail Address: ________________________________

By (signature): ________________________________

Name / Title: ________________________________

Date: ________________________________
EXHIBIT B
Contractor Quote
# QUOTATION FORM

**Project Name:** Clarifier 2 Rehabilitation  

**Quotation Deadline:** 3:00 PM, Friday, April 8, 2022  

**Submit Quotes to:**  
City of Newport  
Engineering Department  
Attn: Clare Paul, Assistant City Engineer  
169 SW Coast Highway  
Newport, OR 97365  
E-mail: c.paul@newportoregon.gov

I (am not) a resident bidder as defined in ORS 279.029. If not a resident bidder, enter state of residency: Oregon

I acknowledge receipt of the following addenda (if any):  
Addendum #’s: 1+2  
Initial: 

I propose to perform all work for the following unit prices:

<table>
<thead>
<tr>
<th>Item</th>
<th>Unit</th>
<th>Quantity</th>
<th>Unit Price</th>
<th>Total Price</th>
</tr>
</thead>
<tbody>
<tr>
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<td>LS</td>
<td>1</td>
<td>$239,975.00</td>
<td>239,975.00</td>
</tr>
</tbody>
</table>

Grand Total in words:

Legal Name of Contractor (person or firm): R.L. Reimers Company

Construction Contractor’s Board Registration Number: 60891

Address:  
3939 Old Salem Rd, Suite 200  
Albany, OR 97321

Telephone Number: 971-304-5661

E-mail Address: ross@rlreimers.com

By (signature): 

Name / Title: Ronald Reimers / President

Date: 4/27/2022
EXHIBIT C
Oregon Public Contracting Requirements
ORS CHAPTERS 279B AND 279C REQUIREMENTS

(1) Contractor shall pay promptly, as due, all persons supplying labor or materials for the prosecution of the work provided for in the contract, and shall be responsible for such payment of all persons supplying such labor or material to any Subcontractor. ORS 279B.220(1); 279C.505(1)(a)

(2) Contractor shall promptly pay all contributions or amounts due the Industrial Accident Fund from such Contractor or Subcontractor incurred in the performance of the contract. ORS 279B.220(2); 279C.505(1)(b)

(3) Contractor shall not permit any lien or claim to be filed or prosecuted against the Contracting Agency on account of any labor or material furnished and agrees to assume responsibility for satisfaction of any such lien so filed or prosecuted. ORS 279B.220(3); 279C.505(1)(c)

(4) Contractor and any Subcontractor shall pay to the Department of Revenue all sums withheld from employees pursuant to ORS 316.167. ORS 279B.220(4); 279C.505(1)(d)

(5) Contractor agrees that if Contractor fails, neglects or refuses to make prompt payment of any claim for labor or materials furnished to the Contractor or a Subcontractor by any person in connection with the contract as such claim becomes due, the City may pay such claim to the persons furnishing the labor or material and charge the amount of payment against funds due or to become due Contractor by reason of the contract. The payment of a claim in the manner authorized hereby shall not relieve the Contractor or his surety from his or its obligation with respect to any unpaid claim. If the City is unable to determine the validity of any claim for labor or material furnished, the City may withhold from any current payment due Contractor an amount equal to said claim until its validity is determined and the claim, if valid, is paid. ORS 279C.515

(6) Contractor shall promptly, as due, make payment to any person, copartnership, association, or corporation, furnishing medical, surgical and hospital care or other needed care and attention, incident to sickness or injury, to employees of such Contractor, of all sums which the Contractor agrees to pay for such services and all monies and sums which the Contractor collected or deducted from the wages of employees pursuant to any law, contract or agreement for the purpose of providing or paying for such service. ORS 279B.230(1); 279C.530(1)

(7) All subject employers working under the contractor are either employers that will comply with ORS 656.017, or employers that are exempt under ORS 656.126. ORS 279B.230(2); 279C.530(2)
(8) Contractor shall pay employees for overtime work performed under the contract in accordance with ORS 653.010 to 653.261 and the Fair Labor Standards Act of 1938 (29 USC 201, et seq). ORS 279B.235(3); 279C.520(3)

(9) The Contractor must give notice to employees who work on this contract in writing, either at the time of hire or before commencement of work on the contract, or by posting a notice in a location frequented by employees, of the number of hours per day and the days per week that the employees may be required to work. ORS 279B.235(2); 279C.520(2)

(10) All sums due the State Unemployment Compensation Fund from the Contractor or any Subcontractor in connection with the performance of the contract shall be promptly so paid. ORS 701.430

(11) The contract may be canceled at the election of City for any willful failure on the part of Contractor to faithfully perform the contract according to its terms.

(12) Contractor certifies compliance with all applicable Oregon tax laws, in accordance with ORS 305.385.

(13) Contractor certifies that it has not discriminated against minorities, women, service-disabled veterans, or emerging small business or disadvantaged business enterprises in obtaining any required subcontractors. ORS 279A.110

(14) As used in this section, “nonresident contractor” means a contractor that has not paid unemployment taxes or income taxes in the state of Oregon during the 12 calendar months immediately preceding submission of the bid for the contract, does not have a business address in this state, and stated in the bid for the contract that it was not a “resident bidder” under ORS 279A.120. When a public contract is awarded to a nonresident contractor and the contract price exceeds $10,000, the contractor shall promptly report to the Department of Revenue on forms to be provided by the department the total contract price, terms of payment, length of contract and such other information as the department may require before the bidder may receive final payment on the public contract. ORS 279A.120