



REQUEST FOR PROPOSAL
AND SPECIFICATIONS FOR

**DISASTER DEBRIS MANAGEMENT, REMOVAL
AND DISPOSAL SERVICES**

RFP REFERENCE NUMBER: 2025-DDMR&DS

Proposal Opening Date: Friday, May 9, 2025
Proposal Closing Date: Wednesday, May 28, 2025

County of Goliad
127 N. Courthouse Square
Goliad, TX 77963

PROJECT CONTACT PERSON

Sarah Ontiveros
Telephone: 361-645-3337
E-mail: sontiveros@goliadcountytexas.gov

Goliad County Emergency Management is accepting sealed proposals for the following:

**REQUEST FOR PROPOSAL NUMBER 2025-DDMR&DS
DISASTER DEBRIS MANAGEMENT, REMOVAL
AND DISPOSAL SERVICES**

Proposal packets may be obtained at the office of Sarah Ontiveros, Goliad County EMC, 127 N. Courthouse Sq., Goliad, Texas 77963; (361) 645-3337; or on the county website <http://www.co.goliad.tx.us>.

The bidder shall use **unit pricing**.

The method of payment shall be from current operating funds.

Performance and payment bonds are required.

Proposals shall be received by Sarah Ontiveros, Goliad County EMC, 127 N. Courthouse Sq., Goliad, Texas 77963, until May 28th, 2025, at 5pm. Proposals will be opened in the Goliad County EMC office on Friday, May 30th at 10 am.

The outside of the sealed envelope shall be plainly marked as follows:

**REQUEST FOR PROPOSAL NUMBER 2025-DDMR&DS
DISASTER DEBRIS MANAGEMENT, REMOVAL
AND DISPOSAL SERVICES**

The Goliad County EMD and the Goliad County EMC shall have the right to reject any and all proposals or to waive any informality as may be deemed in the best interest of Goliad County.

Mike Bennett
Goliad County Judge/EMD

Sarah Ontiveros
Goliad County EMC

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GENERAL TERMS AND CONDITIONS

1. CONTRACT

The successful bidder will be asked to enter into a contract with the County of Goliad. The contract will include the specifications herein listed and any other pertinent information. All proposals become the property of the County upon receipt and will not be returned. Any information deemed to be confidential by Respondent should be clearly noted on the page(s) where confidential information is contained. However, the Parties understand that, under the Texas Public Information Act, a court order or the Texas Attorney General may compel the County to disclose all or part of any public record not considered confidential under Texas law.

2. DESCRIPTION OF SUPPLIES

Any catalog or manufacturer's reference used is merely descriptive, and not restrictive, unless otherwise noted, and is used only to indicate type and quality of material.

3. WITHDRAWAL OF BIDS

Bids may not be withdrawn after the time set for the bid opening. A bid that has been opened is not subject to amendment, alteration, or change for the purpose of correcting an error in the bid price. Bids containing an error may be offered "as is" or may be withdrawn by the bidder in accordance with applicable state laws.

4. BID EVALUATION FACTORS

1. The County retains the authority to award a bid based on findings in accordance with Texas Local Government Code § 271.905.
2. Partial Awards: Bidders may furnish pricing for all or any portion of the bid invitation. Unless the bidder specifies otherwise in his bid, the County may award the contract for any item or group of items shown on the bid invitation. The County reserves the right to award a contract based on the "low total bid" for all items.
3. Reservations: The County expressly reserves the right to:
 - a. Waive as an informality minor deviations from specifications that do not impair overall functions;
 - b. Waive any defect, irregularity, or informality in any bid or bidding procedure;
 - c. Reject or cancel any or all bids;
 - d. Reissue a bid invitation;
 - e. Extend the bid opening time and date;
 - f. Procure any item by other means;
 - g. Increase or decrease the quantity specified in the bid invitation, unless the bidder specifies otherwise;
 - h. Consider and accept an alternate bid as provided herein when most advantageous to the County;
 - i. Negotiate with any bidder after proposals have been made regarding price, warranty, or any other factor being considered in reference to this proposal.

5. ADDENDA

Any interpretations, corrections, or changes to this bid packet will be made by addenda and distributed by the Goliad County Judge's office to all known prospective bidders on record. It is the sole responsibility of each prospective bidder to verify that s/he has received all addenda issued before delivering his/her bid to the County. All bidders shall acknowledge receipt of all addenda with their bid, or they will be declared non-responsive.

6. LATE AND/OR UNSIGNED BIDS

Late and/or unsigned bids will not be considered under any circumstances. The person signing the bid must have the authority to bind the firm in a contract.

7. TIE BIDS

Awards will be made in accordance with Texas Local Government Code 271.901.

8. CONFLICT OF INTEREST

Pursuant to Chapter 176 of the Local Government Code, any person or agent of a person who contracts for or seeks to contract for the sale or purchase of property, goods, or services with a local governmental entity (i.e., the County of Goliad) must disclose in the Questionnaire Form CIQ ("Questionnaire") the person's affiliation or business relationship that might cause a conflict of interest with the local governmental entity. By law, the questionnaire must be filed with the Goliad County Auditor's Office no later than seven (7) days after the date on which the person begins contract discussions or negotiations with the County or submits an application or response to a request for proposals or bids, correspondence, or another writing related to a potential agreement with the County. Updated questionnaires must be filed in conformance with Chapter 176.

A copy of the Questionnaire Form CIQ is available at <https://www.ethics.state.tx.us/data/forms/conflict/CIQ.pdf>.

If you have any questions about compliance, please consult your own legal counsel. Compliance is the individual responsibility of each person or agent of a person who is subject to the filing requirement. An offense under Chapter 176 is a Class C misdemeanor.

9. DEBARMENT

By submitting a bid, the bidder certifies that it is not currently debarred from receiving contracts from any political subdivision or agency of the State of Texas and that it is not an agent of a person or entity that is currently debarred from receiving contracts from any political subdivision or agency of the State of Texas.

10. PAYMENT

Contractor shall provide an invoice to the County within thirty (30) days after the County accepts the completed work pursuant to this contract. The County shall pay Contractor within 30 days after receipt of the invoice. Invoices shall be submitted to the County of Goliad Auditor's Office, P.O. Box 677, Goliad, TX 77963. Load tickets shall be complete with loading address, truck number, certified capacity, collection

monitor signature, disposal site, load call, or disposal monitor signature and shall be submitted with invoice. Incomplete tickets will not be considered for payment.

- a. If private property debris removal is approved, private property debris removal operations will be invoiced separately from right-of-way (ROW) collection removal operations. The County reserves the right to request additional invoice separation by debris type (construction and demolition [C&D], vegetative, household hazardous waste [HHW], etc.); program (ROW collection, private property debris removal, etc.); and/or applicant(s) (municipalities located within the County).
- b. No separate payment will be made for mobilization and demobilization operations. These costs are to be included in the respective **unit prices** bid for debris removal and will not be adjusted based on the total amount of debris removed in the contract.
- c. The Contractor is responsible for paying all subcontractors used for services rendered within this scope of work. The Contractor shall execute release waivers with all subcontractors to release the County from payment to subcontractors directly. The release waivers for all subcontractors shall be provided to the County prior to final retainage release.
- d. Payment for disposal cost(s) incurred by the Contractor at County-approved final disposal sites will be made at the cost incurred by the Contractor. The Contractor must submit a copy of all applicable disposal site permits, a copy of the invoice(s) received by the final disposal site, an electronic copy tabulating all scale or load tickets issued by the final disposal site, and proof of Contractor payment to the final disposal site.
- e. The Contractor must submit a final invoice within thirty (30) days of completion of the scope of work. Completion of the scope of work will be acknowledged in writing by the County Judge or designee. The final invoice must be marked 'FINAL INVOICE.' No additional payments will be made after the Contractor's final invoice.
- f. In the event that any portion of this scope of work is to be funded by state or federal funds, the Contractor will comply with all requirements of the state or federal government applicable to the use of the funds. The County will only pay for those items deemed eligible by the Federal Emergency Management Agency (FEMA) or Federal Highway Administration (FHWA), unless the County otherwise agrees in writing.
- g. The Contractor will retain all records pertaining to the services and the contract for these services, and will make them available to the County for a period of seven (7) years following receipt of final payment for the service referenced herein.

11. PROJECT TIME

Contractor shall submit total number of days required to complete the job after the County's issuance of a *Notice to Proceed*. Contractor will mobilize within 24 hours and will begin the work within 72 hours of receiving the *Notice to Proceed*. Time is of the essence to the completion of this contract. At any time prior to the Contractor's completion of the service pursuant to this contract, the County may terminate this contract without penalty or damages, and, upon such termination, shall only owe Contractor for the cost of materials and services actually provided pursuant to this contract prior to such termination, in an amount not to exceed the amount shown in the "Payment" section hereof.

12. NO DAMAGE FOR DELAY

A delay in completion of this project for any cause shall not entitle Contractor to additional payment from the County. Should the Contractor be delayed in the completion of any work by any act or neglect of the County, by other contractors employed by the County, by changes in the work, by materials or labor shortage, or by unavoidable causes, then the Contractor may present a written request to the County for an extension of time for completing the work. If the basis for and the amount of the extension are determined by the County to be justified, then the County shall issue a written extension to the Contractor. The Contractor's sole remedy for any hindrance or delay shall be an extension of time for completion of the work.

13. INDEMNIFICATION

The successful bidder shall defend, indemnify, and hold Owner whole and harmless against any and all claims for damages, costs, and expenses to persons or property that may arise out of, or be occasioned by, any act or omission, including negligence, of Bidder or any officer, agent, servant, employee, or associate of Bidder in the execution or performance of this agreement. So much of the money due Bidder under this contract, as shall be considered necessary by the County, may be retained for the use of the County until all suits, actions, and claims shall have been settled and satisfactory evidence to that effect furnished to the County. Bidder further agrees to indemnify Owner against all claims for damages that may arise from any claim made by an officer, agent, employee, associate, or subcontractor of Bidder or as a result of the entry of any of Bidder's officers, agents, employees, associates, or subcontractors onto the property of Owner. The duty to indemnify provided by the previous sentence shall apply regardless of the acts or omissions, including negligence, of Owner if the damage arises from (1) personal injury; (2) death; (3) property injury; or (4) any other expense that arises from the person injury, death, or property injury.

14. INSURANCE

Contractor shall maintain the insurance described below during the term of the contract and shall notify the County of Goliad within thirty (30) days if any provision thereof is altered or modified in any way. Contractor shall furnish to the County a Certificate of Insurance from a reputable insurance company or companies licensed by the Texas Department of Insurance to write insurance in the State of Texas, showing that the Contractor is covered by the insurance.

1. Workers' Compensation and Employer's Liability: Contractor must comply with the requirements of Texas Labor Code § 406.096 and TAC § 110.110. In addition, insurance certification must provide:
 - a. Policy limits – "Statutory Limits" box should be check on certificate, and coverage must comply with rules of Texas Workers' Compensation Commission applicable to public construction contracts.
 - b. Waiver of Subrogation against the County of Goliad and its officers, agents, and employees shall be included.
 - c. If any of the Contractor's employees engaged in hazardous work on the project under this contract are not protected under the Workers' Compensation statute, then the Contractor shall provide adequate employer's general liability insurance for the protection of this class of employees.

JOB SITE NOTICE
REQUIRED WORKERS' COMPENSATION COVERAGE

The law requires that each person working on this site or providing services related to this construction project must be covered by workers' compensation insurance. This includes persons providing, hauling, or delivering equipment or materials or providing labor or transportation or other services related to the project, regardless of the identity of their employer or status as an employee.

Call the Texas Workers' Compensation Commission, at 512-440-3789, to receive information on the legal requirement for coverage, to verify whether your employer has provided the required coverage, or to report an employer's failure to provide coverage.

- a. The contractor shall contractually require each person with whom it contracts to provide services on a project to:
 - (1). provide coverage, based on proper reporting of classification codes and payroll amounts and filing of any coverage requirements, which meets the statutory requirements of Texas Labor Code, Section 401.011(44) for all of its employees providing services on the project, for the duration of the project;
 - (2). provide the Contractor, prior to that person beginning work on the project, a certificate of coverage showing that coverage is being provided for all employees of the person providing services on the project, for the duration of the project;
 - (3). provide the Contractor, prior to the end of the coverage period, a new certificate of coverage showing extension of coverage, if the coverage period shown on the current certificate of coverage ends during the duration of the project;
 - (4). obtain from each other person with whom it contracts and provide to the Contractor:
 - (a) a certificate of coverage, prior to the other person beginning work on the project; and
 - (b) a new certificate of coverage showing extension of coverage, prior to the end of the coverage period, if the coverage period shown on the current certificate of coverage ends during the duration of the project;
 - (5). retain all required Certificates of Coverage showing extension of coverage, prior to the end of the coverage period, if the coverage period shown on the current certificate of coverage ends during the duration of the project;
 - (6). notify the governmental entity in writing by certified mail or personal delivery, within ten (10) days after the person knew or should have known, of any change that materially affects the provision of coverage of any person providing services on the project; and
 - (7). contractually require each person with whom it contracts to perform as required by paragraphs (1)-(7), with the Certificates of Coverage to be provided to the person for whom they are providing services.

- b. By signing this contract or providing or causing to be provided a certificate of coverage, the contractor is representing to the governmental entity that all employees of the contractor who will provide services on the project will be covered by workers' compensation coverage for the duration of the project, that the coverage will be based on proper reporting of classification codes and payroll amounts, and that all coverage agreements will be filed with the appropriate insurance carrier, or in the case of a self-insured, with the Commission's Division of Self-Insurance Regulation. Providing false or misleading information may subject the contractor to administrative penalties, criminal penalties, civil penalties, or other civil actions.
- c. The Contractor's failure to comply with any of these provisions is a breach of contract by the Contractor which entitles the governmental entity to declare the contract void if the contractor does not remedy the breach within ten (10) days after receipt of notice of breach from the governmental entity.

2. General Public Liability Insurance as follows:

- \$250,000 for injuries to one person per occurrence; \$500,000 for injuries to all persons in a single occurrence, per occurrence; and \$100,000 for property damage per occurrence; **OR**
- \$600,000 combined single limit per occurrence.

The policy shall name the County of Goliad as an additional insured, be on the commercial general liability form, and include a waiver of subrogation against the County and its officers, agents, and employees. The policy shall provide a products/completed operations endorsement and coverage for contractual liability and acts of independent contractors. No XCU exclusions will be allowed.

3. Comprehensive Motor Vehicle Liability Insurance on all motor vehicles (other than off-road equipment) used in connection with the contract. Contractor shall comply with the insurance requirements of the State of Texas for operating a motor vehicle used to commute to the worksite; however, if the work on the worksite will be performed with a motor vehicle registered with the State of Texas, then the requirements shall be as follows:

- \$250,000 for injuries to one person per occurrence; \$500,000 for injuries to all persons in a single occurrence, per occurrence; and \$100,000 for property damage per occurrence; **OR**
- \$600,000 combined single limit per occurrence.

The policy shall name the County of Goliad as an additional insured and include a waiver of subrogation against the County and its officers, agents, and employees.

4. **If the contract is for more than \$100,000**, Owner's Protective Liability, issued in the name of the County of Goliad, on a separate Certificate of Insurance, as follows:

- \$250,000 for injuries to one person per occurrence; \$500,000 for injuries to all persons in a single occurrence, per occurrence; and \$100,000 for property damage per occurrence; **OR**
- \$600,000 combined single limit per occurrence.

5. **If the contract is for more than \$100,000**, Umbrella Policy Coverage of at least \$500,000 overlying commercial general liability and motor vehicle liability policies with the County of Goliad shall be named an additional insured on this policy; **OR** at least \$1,000,000 Combined Single Limit on both General Public Liability and Comprehensive Motor Vehicle Liability Insurance.
6. The Contractor will require all subcontractors who provide services on the project to adhere to these requirements.

15. PERFORMANCE AND PAYMENT BONDS

The Bidder must be capable of executing satisfactory Performance Bond and Payment Bond for one-hundred percent (100%) of the awarded contract sum in accordance with the conditions of the contract. The bonds must be submitted within thirty (30) calendar days of the *Award of Contract* and on the forms included in the contract documents. The bonds must be issued by a solvent surety company that possesses a valid certificate of authority from the United States Secretary of the Treasury, as evidenced by the list published in the Federal Registry by the U.S. Department of the Treasury, covering the date on which the bond was executed. Bonds are to be furnished as a guarantee of the faithful performance of the work and for protection of the claimants for labor and material. The Performance Bond shall extend for a period of one year (12 months) from the date of the Owner's *Certificate of Acceptance*.

If the total amount awarded is less than \$25,000, a Performance and Payment Bond will not be required, provided that no monies will be paid to the Contractor until completion and acceptance of the work by the Owner.

In accordance with Government Code § 2253.021, if the bid amount exceeds \$50,000, the Owner will require a 100% Payment Bond for the project. If the bid exceeds \$100,000, the Contractor will be required to provide the Performance Bond and the Payment Bond.

16. TERM OF THE CONTRACT

The term of the contract shall be for one year, with an option to renew annually for up to four additional years, if mutually agreed upon by both Parties to the contract.

17. RENEWAL PRICING TERMS

Any change in pricing for a renewal term may be based on a formula reflecting changes in the Consumer Price Index, as determined by the County's Auditor Office, and agreed upon by both Parties.

18. MINIMUM WAGE RATES

The Contractor shall pay the wage rates for the various classes of labor employed directly on this project in accordance with the U.S. Department of Labor General Decision No. TX150331, which is attached to these contract documents and included herein. Intentional failure of the Contractor to pay the specified wage rates for workers directly employed on the project may subject the Contractor to a penalty, as specified by Texas Government Code § 2258.023.

19. FUNDING

Funding for this contract will be established by Goliad County Commissioners Court once a disaster has been declared/determined. No work should begin without prior written authorization. Funding for subsequent years is based on budget appropriations as set by Commissioners Court.

**COUNTY OF GOLIAD
REQUEST FOR PROPOSAL SPECIFICATIONS
FOR
DISASTER DEBRIS MANAGEMENT, REMOVAL, AND DISPOSAL SERVICES
FOR COUNTY OF GOLIAD PROPERTY**

I. GENERAL

The County of Goliad, Texas ("Goliad County") is seeking a well-qualified firm to establish a contract for disaster debris removal, reduction, and disposal, and other emergency clean-up services following a disaster event. The term of the contract shall be for one year, with an option to renew annually for up to four additional years, if mutually agreed upon by both parties to the contract.

Work shall also include the clearing and removing of any and all eligible debris as most currently defined (at the time written notice to proceed is issued and executed by the County for the Contractor) by the Federal Emergency Management Agency (FEMA) Public Assistance (PA) Program guidelines, FEMA Publication 321 – PA Policy Digest, FEMA Publication 332 – PA Guide, FEMA Publication 323 – PA Applicant Handbook, FEMA Publication 325 – Debris Management Guide, all applicable state and federal disaster-specific guidance (DSG) documents, FEMA fact sheets and policies, and as directed by the County Judge or designee. Eligible also includes meeting any changes in definition, rules, or requirements regarding debris removal reimbursements as stipulated by FEMA during the course of a debris removal project. The aforementioned definition of "eligible" applies to all uses throughout scope of services.

II. SCOPE OF WORK

The contractor shall have sufficient experience in the specialized management of disaster-response labor and subcontractors for the purpose of debris removal services and the preparation, response, recovery, and mitigation phases of any emergency situation or disaster. Contractor shall have the capacity and ability to rapidly mobilize and respond to potential large-scale debris volumes typical of a hurricane or tropical storm, in addition to localized small-scale volumes typical of tornadoes.

A. Emergency Road Clearance

1. At the request of the County, this work shall consist of all labor, equipment, fuel, and associated costs necessary to clear and remove debris from County roadways to make them passable within seventy-two (72) working hours of the issuance of written notice to proceed. The County may choose to extend the contractor's 72-hour limit through a written request.
2. The Contractor shall assist the County and its representatives with ensuring proper documentation of emergency road clearance activities by documenting the type of equipment and/or labor used (certification), starting and ending times, and zones/areas worked.

B. Eligible Right-of-Way (ROW) Vegetative and Construction and Demolition Debris Removal

1. Work shall consist of all labor, equipment, fuel, traffic control costs, and other associated costs necessary to pick up and transport eligible disaster-related vegetative and construction and demolition (C&D) debris existing on the County ROW to a County-approved DMS or final disposal site in accordance with all federal, state, and local rules and regulations.

- a. For the purposes of this contract, eligible vegetative and C&D debris that is pile in immediate proximity to the street and is accessible from the street with loading equipment (not behind a fence or other physical obstacle) will be removed.
- b. Once the debris removal vehicle has been issued a load ticket from the County's authorized representative, the debris removal vehicle will proceed immediately to a County-approved DMS or a final disposal site. The debris removal vehicle will not collect additional debris once a load ticket has been issued.
- c. All eligible debris will be removed from each location before proceeding to the next location, unless directed otherwise by the County or its authorized representative.
- d. Entry onto private property for the removal of eligible vegetative debris will only be permitted when directed by the County or its authorized representative. The County will provide specific right-of-entry (ROE) legal and operational procedures.
- e. The Contractor must provide traffic control as conditions require or as directed by the County Judge or designee.

C. Debris Management Site (DMS)

1. Site Management, Operations, and Reduction Through Grinding: Work shall consist of all labor, equipment, fuel, traffic control costs, and other associated costs necessary to manage and operate DMS locations for the acceptance, management, segregation, staging, and reduction through grinding of eligible disaster-related debris. Grinding must be approved by the County Judge or designee prior to commencement of reduction activities. The DMS layout and ingress and egress plan must be approved by the County Judge or designee.
2. Site Management, Operations, and Reduction Through Above-Ground Air Curtain Incinerators: Work shall consist of all labor, equipment, fuel, traffic control costs, and other associated costs necessary to manage and operate DMS locations for the acceptance, management, segregation, staging, and reduction through above-ground air curtain incinerators (ACI) of eligible disaster-related debris. Above-ground ACI reduction must be approved by the County Judge or designee, Texas Commission on Environmental Quality (TCEQ), and any other applicable regulatory agencies as required prior to commencement of reduction activities. The DMS layout and ingress and egress plan must be approved by the County Judge or designee.
3. Site Management, Operations, and Reduction Through Air Curtain Trench Burning: Work shall consist of all labor, equipment, fuel, traffic control costs, and other associated costs necessary to manage and operate DMS locations for the acceptance, management, segregation, staging, and reduction through air curtain trench burning of eligible disaster-related debris. Air curtain trench burning must be approved by the County Judge or designee, Texas Commission on Environmental Quality (TCEQ), and any other applicable regulatory agencies as required prior to commencement of reduction activities. The DMS layout and ingress and egress plan must be approved by the County Judge or designee.
 - a. The management of all DMS locations includes assistance with obtaining necessary local, state, and federal permits or approval and operating in accordance with all the rules and regulations of local, state, and federal regulatory agencies, which may include, but are not

limited to, the U.S. Environmental Protection Agency (EPA) and TCEQ. The contractor shall also be responsible for all costs associated with third-party groundwater and soil testing.

- b. The contractor is responsible for operating the DMS locations in accordance with Occupational Safety and Health Administration (OSHA), EPA, and TCEQ guidelines.
- c. Debris at all DMS locations will be clearly segregated and managed independently by debris type (C&D, vegetative, household hazardous waste [HHW], etc.) and program (ROW collection, private property debris removal, etc.). Incidental debris will be removed and disposed of at no additional cost and based on the applicable scope of service in this RFP.
- d. All unreduced storm debris must be staged separately from reduced debris at the DMS locations.
- e. The Contractor is responsible for all associated costs necessary to provide DMS locations' utilities, which include, but are not limited to, water, lighting, and portable toilets.
- f. The Contractor is responsible for maintaining ingress and egress to the DMS for all weather conditions.
- g. The Contractor is responsible for all associated costs necessary to provide DMS locations with traffic control, which includes, but is not limited to, traffic cones and staff with traffic flags.
- h. The contractor is responsible for all associated costs necessary to provide DMS locations dust control and erosion control, which includes, but is not limited to, an operational water truck, silt fencing, and other best management practices (BMP).
- i. The Contractor is responsible for all associated costs necessary to provide DMS locations with fire protection, which includes, but is not limited to, an operational water truck (sufficient and equipped for fire protection), fire breaks, and a site foreman.
- j. The Contractor is responsible for all associated costs necessary to provide qualified personnel, as well as lined containers or containment areas, for the segregation of visible HHW/contaminants that may be mixed with disaster debris. The contractor is also responsible for all associated costs necessary for HHW/contaminant disposal at a permitted hazardous waste facility or municipal solid waste (MSW) Type I landfill, as requested by the County.
- k. The Contractor is responsible for providing twenty-four-hour (24-hour) security for DMS locations.
- l. The Contractor will only permit contractor vehicles and others specifically authorized by the County or its authorized representative on site(s).
- m. The Contractor shall provide a tower(s) from which the County or its authorized representative can make volumetric load calls. The tower(s) provided by the Contractor will, at a minimum, meet the specifications provided in the technical specifications of this RFP (see TECHNICAL SPECIFICATIONS, L. Debris Site Tower Specifications).

- n. Upon completion of haul-out activities, the Contractor will be responsible for reasonably restoring the physical features of the site to its original condition prior to site use. Site remediation will include, but is not limited to, returning the original site grade, sod, and other physical features. Site remediation does not include restoring fencing, concession stands, lighting, and other permanent structures that may have been demolished at the County's direction for DMS operations. All debris, mulch, etc., is to be removed adequately. Fill dirt and/or other base material (if required) must meet standards for intended use, and new sod or seeding must meet standards for intended use. Site remediation will also include returning all sites used to their original condition, as verified through soil and groundwater samples. Site remediation will abide by all state and federal environmental regulatory requirements, and is subject to final approval by the County and TCEQ.

D. Haul-Out of Reduced Debris to a County-designated Final Disposal Site

Work shall consist of all labor, equipment, fuel, traffic-control costs, and associated costs necessary to load and transport reduced eligible material, such as ash, reduced C&D, or mulch, existing at a County-approved DMS location to a County-approved final disposal site in accordance with all federal, state, and local rules and regulations. The Contractor shall not receive any payment from the County for haul-out or load tickets related to reduced or unreduced debris transported and disposed of at a non-County-approved final disposal site.

E. Removal of Eligible Hazardous Leaning Trees and Eligible Hanging Limbs

Work shall consist of all labor, equipment, fuel, traffic-control costs, and associated costs necessary to remove eligible hazardous trees and eligible hazardous hanger existing on the County ROW or public use area.

Debris generated from the removal of eligible hazardous trees and eligible hanging limbs existing in the County ROW will be placed in the safest possible location on the County ROW and subsequently removed in accordance with the terms, conditions, and procedure described in the section on ROW vegetative debris removal. The County will not compensate the Contractor for cutting leaning trees less than six (6) inches in diameter on a unit rate basis. The collection of all eligible hazardous leaning trees and eligible hazardous hanging limbs must be performed on the same day as the cut work. If there is insufficient room for safe placement along the County ROW, then Contractor must load the resulting debris as eligible hazardous leaning tree or eligible hazardous hanging limbs as they are removed.

- a. Removal and placement of eligible hazardous trees six (6) inches or greater in diameter (measured 4 1/2 feet from the base of the tree) existing on the County ROW or public use area will be performed for leaning or hazardous trees. To be removed and eligible for reimbursement, the tree must satisfy a minimum of one (1) of the following requirements:
 - The tree is leaning in excess of thirty (30) degrees, with evidence of ground disturbance, as a result of the disaster, in a direction that poses an immediate threat to public health, welfare, and safety.
 - Over fifty percent (50%) of the tree crown is damaged or broken, and heartwood is exposed.
 - The tree has a split trunk that exposes heartwood.

- b. Only eligible hazardous hanging limbs will be removed. Removal and placement of eligible hazardous hanging limbs two (2) inches or greater in diameter (measured at the break) existing on the County ROW or public use area will be performed as identified by the County Judge or designee. For hanging limbs to be removed and be eligible for payment the damage to the limb must have been caused by the disaster and satisfy all of the following requirements:
- The limb is greater than two (2) inches in diameter, measured at the break.
 - The limb is still hanging in a tree and threatening a ROW or public use area.
 - The limb is located on improved public property.

F. Removal of Eligible Hazardous Stumps

1. Work shall consist of all labor, equipment, fuel, traffic-control costs, and associated costs necessary to remove all eligible hazardous uprooted stumps greater than twenty-four (24) inches in diameter, measured twenty-four (24) inches from the base of the tree, existing on the County ROW or public use area. Contractor shall be responsible for back-filling any voids left in the ground by removed stumps within 24 hours of stump removal. Any voids not back-filled immediately following hazardous stump removal must have measures taken to protect public health and safety. Further, debris generated from the removal of uprooted stumps existing on the County ROW will be transported to a County-approved DMS or final disposal site in accordance with all federal, state, and local rules and regulations. Eligible stumps, measured 24 inches from the base of the tree and less than 24 inches in diameter will be considered normal eligible vegetative debris and will be removed as such. The diameter of eligible stumps less than 24 inches will be converted into a cubic yardage volume based on the published FEMA stump conversion table (see Exhibit A – FEMA Stump Conversion Table).
 - a. Only eligible hazardous stumps will be removed. For hazardous stumps to be removed and to be eligible for reimbursement, the stump must satisfy the following requirements:
 - Fifty percent (50%) or more of the root ball is exposed.
 - The stump is on County ROW or public use area and poses an immediate threat to public health, safety, or welfare.
2. Tree stumps that are not attached to the ground will be considered normal vegetative debris and will be subject to removal as such. The cubic yard volume of unattached stumps will be based on the diameter conversion, using the published FEMA stump conversion table (see Exhibit A – FEMA Stump Conversion Table). Stumps with less than 50% of the root ball exposed shall be flush-cut to the ground. The stump portion of the tree will not be removed, but the residual debris (tree trunk, etc.) will be removed as vegetative debris. The County or its authorized representative will measure and certify all eligible stumps prior to removal.

G. Eligible Household Hazardous Waste Removal Transport and Disposal

Work shall consist of all labor, equipment, fuel, traffic-control costs, and associated costs necessary for the removal, transportation, and disposal of eligible HHW from the County ROW to a permitted hazardous waste facility or MSW Type I landfill, as requested by the County.

- a. The removal, transportation, and disposal of eligible HHW includes obtaining all necessary local, state, and federal handling permits, and operating in accordance with all rules and regulations of local, state, and federal regulatory agencies.
- b. All HHW shall be managed as hazardous waste and disposed of at a permitted hazardous waste facility or MSW Type I landfill.

H. Eligible Right-of-Way White Goods Debris Removal

Work shall consist of all labor, equipment, fuel, traffic-control costs, and associated costs necessary for the collection of eligible white goods from the ROW, removal of refrigerants, transportation to a County-approved DMS, decontamination, and transportation to a County-approved facility for recycling or an MSW Type I landfill for final disposal. The designated facility for recycling must be approved in writing by the County. Eligible white goods containing refrigerants must first have such refrigerants removed by the Contractor's qualified technicians prior to mechanical loading.

White goods can be collected without first having refrigerants removed if the white goods are manually placed into a hauling vehicle with lifting equipment so that the elements containing refrigerants are not damaged.

- a. The removal, transportation, and recycling or final disposal of eligible white goods includes obtaining all necessary local, state, and federal handling permits, and operating in accordance with all rules and regulations of local, state, and federal regulatory agencies.

All white goods containing food items shall be decontaminated in accordance with local, state, and federal law prior to recycling or final disposal.

- b. The Contractor shall recycle or dispose of all eligible white goods in accordance with all rules and regulations of local, state, and federal regulatory agencies.
- c. Refrigerant-containing items will have such refrigerants removed prior to mechanical loading or will be manually loaded and hauled to a designated County-approved DMS for refrigerant removal by the Contractor's qualified technicians.

I. Eligible Animal Carcass Removal

Work shall consist of all labor, equipment, fuel, traffic-control costs, and associated costs necessary for the removal, transportation, and lawful disposal of animal carcasses from the County ROW to a final disposal site.

III. DESCRIPTION OF DESIGNATED AREAS

- A. The designated area for debris removal (County ROW) is bounded by the County limits and includes public property and ROWs, County parks, and County debris-staging areas. The County Judge or designee may also authorize the Contractor to perform debris removal on non-County roadways or other areas, as directed in writing by the County Judge or designee. If tasked with debris removal from Texas Department of Transportation (TXDOT) and/or Federal Highway Administration (FHWA) Emergency Relief Program-eligible roadways, the Contractor shall abide by all eligibility requirements and guidance set forth by TXDOT and/or FHWA for debris removal on eligible roadways.

- B. The County Judge or designee will authorize and approve which services the Contractor shall provide from the scope of services and which zones/areas must be prioritized.
- D. All debris identified by the County Judge or designee shall be removed. The number of complete passes the Contractor shall conduct through the County is at the discretion of the County Judge or designee. Partial removal of debris piles is strictly prohibited. The Contractor shall not move from one designated work area to another designated work area without prior approval from the County or its authorized representative. Any eligible debris, such as fallen trees, which extends onto the County ROW from private property shall be cut at the point where it enters the County ROW, and that part of the debris which lies within the County ROW shall be removed. The Contractor shall not enter onto private property during the performance of this contract unless specifically authorized by the County Judge or designee in writing.
- D. Disaster-related loose leaves and small debris in excess of two (2) bushel baskets shall be removed within the designated area. No debris shall be left on the road surface. No single piece of debris larger than twelve (12) inches in any dimension shall be left on site.
- E. The Contractor shall deliver all disaster-related debris to a County-approved debris management site (DMS) or final disposal site that has been approved to receive disaster-generated debris. The Contractor shall adhere to all local, state, and federal regulations associated with the delivery of disaster-related debris.
- F. The County will provide the Contractor with potential DMS locations. In addition to the DMS locations provided by the County, the County may task the Contractor with identifying additional DMS or final disposal sites, subject to final approval by the County.
- G. All final disposal sites must be approved in writing by the County Judge or designee. The Contractor will be responsible for the handling, reduction, and final haul-out and disposal of all reduce and unreduced debris. DMS operations and remediation must comply with all local, state, and federal safety and environmental standards. Contractor reduction, handling, disposal, and remediation operations must be approved in writing by the County Judge or designee.
- H. The disposal of all County waste will be at the specified landfill. Prior to reimbursement by the County, the Contractor must furnish an invoice in hard-copy and electronic formats. The invoice must include matching scale/weight ticket numbers, with load ticket or haul-out ticket numbers and other applicable information. The Contractor will also be required to provide proof of Contractor payment to the final disposal site.
- I. The Contractor shall conduct the work so as not to interfere with the disaster response and recovery activities of local, state, and federal governments or agencies or of any public utilities.
- J. The County reserves the right to inspect DMS locations, verify quantities of debris at DMS locations, and review operations at any time.
- K. Neither the Contractor nor any subcontractors shall solicit work from private citizens or others to be performed in the designated work areas during the term of this agreement. The County reserves the right to require the Contractor to dismiss or remove from the project any workers as the County deems

necessary. Any debris-removal vehicles dismissed from the project must have their issued placard removed and destroyed.

V. DEADLINE TO SUBMIT QUESTIONS

Deadline to submit questions will be Monday, May 19, 2025 at 5 p.m.. All questions shall be submitted electronically to the attention of Sarah Ontiveros at sontiveros@goliadcountytx.gov.

VI. REFERENCES

Proposer shall submit past performance and reference information for similar projects completed in the last five (5) years.

VII. PROPOSAL EVALUATION

The proposals received will be evaluated and ranked by an Evaluation Committee according to the following criteria:

Criteria	Maximum Percentage
Total Proposed Price	50%
Experience & Past Performance related to providing similar services <ul style="list-style-type: none">• Background information• Demonstrated experience & past performance in providing similar services• Qualifications & resumes of personnel• References	20%
Demonstrated ability to perform the required work <ul style="list-style-type: none">• Existing contracts• Licenses & certificates• Financial stability• Bonding capability• Project understanding & technical approach• Typical debris management site safety plan & operations plan	30%

VIII. Within thirty (30) days after receiving the proposals, the County will rank each proposal and select the proposal that offers the best value to the County, based on:

A. Bidder's cost proposal

B. Bidder's technical proposal:

1. Bidder's demonstrated administrative ability and financial resources to perform the task
2. Qualifications and experience of the project team that Bidder firm proposes to manage the project
3. Bidder's demonstrated experience in similar projects
4. Bidder's demonstrated ability to suitably schedule the project and to meet schedules on other similar projects
5. Bidder's past performance on other similar projects
6. Bidder's safety record supported by accurate and verifiable data
7. Methodologies for Bidder's quality-assurance program
8. Bidder's ability to start the project in a timely manner

The County will then attempt to negotiate a contract with the selected Offeror. The County may discuss with the selected Offeror options for a scope or time modification and any price change associated with the modification(s). If the County is unable to negotiate a contract with the selected Offeror, the County may end negotiations with the Offeror and proceed to the next Offeror, in the order of the selection ranking, until a contract is reached or all proposals are rejected.

IX. SCHEDULE OF EVENTS

SCHEDULE OF EVENTS	DATE
Legal Advertisement	Friday, May 9, 2025
Deadline for Questions	Monday, May 19, 2025; 5 p.m.
Deadline to Submit Proposals	Wednesday, May 28, 2025; 5 p.m.
Proposal Opening	Friday, May 30, 2025; 9 a.m.
Interviews	TBD

TERMS AND CONDITIONS

Authorized Representative: The Goliad County Judge or designee

Chipping, Grinding, or Mulching: The process of reducing woody materials, such as lumber and vegetative debris, by mechanical means into small pieces to be used as 75 percent, based on data obtained during reduction operations. The terms “chipping,” “grinding,” and “mulching” are often used interchangeably.

Clean-up Crew: A group of individuals working for the disaster debris collection contractor, collecting disaster debris

Construction & Demolition Debris (C&D): see Eligible Construction & Demolition Debris

Contract Manager: The County’s duly authorized representative who will provide direction to the Contractor regarding services provided pursuant to this RFP and contract

County: The County of Goliad

Debris: Items and materials broken, destroyed, or displaced by a natural or human-caused federally declared disaster. Examples of debris include, but are not limited to, trees, C&D debris, and personal property.

Debris Clearance: Clearing roads by pushing debris to the roadside to accommodate emergency traffic

Debris Management Contractor (DMC): The successful Proposer, whether a corporation, partnership, individual, or any combination thereof, and its successors, personal representatives, executors, administrators, and assignees

Debris Management Site (DMS): A location to temporarily store, reduce, segregate, and/or process debris before it is hauled to its final disposition; may also be referred to as a temporary debris storage and reduction site

Debris Monitoring: Actions taken by applicants to document eligible quantities and reasonable expenses during debris activities to ensure that the work complies with the contract scope of work and/or is eligible for federal or state grant reimbursement

Debris Removal: Picking up debris and taking it to a debris management site, composting facility, recycling facility, permanent landfill, or other re-use or end-use facility

Debris Removal Contractor: Conducts debris removal operations per the terms of the contract; term includes primary contractor, subcontractors, and individual crews

Demobilization: Following the completion of services provided under the resulting contract, the Contractor will remove all equipment, supplies, and other associated materials involved in the services provided to the County. The Contractor will leave all sites clean and restored to the original state, as approved by the County, and verified through soil and groundwater samples.

Disaster-specific Guidance (DSG): DSG is a policy statement issued in response to a specific post-event situation or need in a state or region. Each DSG is issued a number and is generally referred to, along with their numerical identification.

Eligible: Eligible means qualifying for and meeting the most current stipulated requirements of the Public Assistance Grant Program, Federal Emergency Management Agency Publication 321, FEMA Publication 322, FEMA Publication 323, FEMA Publication 325, and all current FEMA fact sheets, guidance documents, and disaster-specific documents. Eligible also includes meeting any changes in definition, rules, or requirements regarding debris removal reimbursements as stipulated by FEMA or the Federal Highway Administration during the course of a debris-removal project.

Eligible C&D Debris: FEMA Publication 325 defines eligible C&D debris as damaged components of buildings and structures, such as lumber and wood, gypsum wallboard, glass, metal, roofing material, tile, carpeting and floor coverings, window coverings, plastic pipe, concrete, fully cured asphalt, heating/ventilation/air conditioning systems and their components, light fixtures, equipment, furnishings, and fixtures that are a result of a disaster event. Current eligibility criteria include the following:

- Debris must be located within a designated disaster area and be removed from an eligible applicant's improved property or right-of-way.
- Debris removal must be the legal responsibility of the applicant.
- Debris must be the result of a major declared-disaster event.

Eligible Hanger: An eligible hanger is a hazardous limb that poses a significant threat to the public. According to FEMA Publication 325, the current eligibility requirements for hazardous hangers are as follows:

- The limb must be greater than 2 inches in diameter at the break.
- The limb must be suspended in a tree and threatening the right-of-way or public use area.
- The limb must be located on improved public property.
- The limb must be the result of the major declared-disaster event.

Hazardous Stump: A stump is defined as hazardous and eligible for reimbursement if all of the criteria are met. According to FEMA Publication 325, the current eligibility requirements for hazardous stumps are as follows:

- The stump has 50% or more of the root ball exposed.
- The stump is greater than 24 inches in diameter when measured 24 inches from the ground.
- The stump is located on a public ROW or public use area.
- The stump poses an immediate threat to public health and safety.
- The uprooted stump must be a result of the major declared-disaster event.

Eligible Household Hazardous Waste (HHW): The Resource Conservation and Recovery Act (RCRA) defines hazardous waste as materials that are ignitable, reactive, toxic, and corrosive, or that meet other listed criteria. Examples of eligible HHW include items such as paints, cleaners, pesticides, etc. The eligibility criteria for HHW are as follows:

- HHW must be located within a designated disaster area and be removed from an eligible applicant's improved property or ROW.
- HHW removal must be the legal responsibility of the applicant.
- HHW must be a result of the major declared-disaster event.

- The collection of commercial disaster-related hazardous waste is generally not eligible for reimbursement. Commercial hazardous waste will only be collected in the County of Goliad with written authorization by the County Judge or designee.
- All hazardous waste must be disposed of in accordance with all rules and regulations of local, state, and federal regulatory agencies.

Eligible Leaner: A tree is considered hazardous and defined as an eligible leaner when the tree's present state is caused by a disaster, the tree poses a significant threat to the public, and the tree is 6 inches in diameter or greater when measured 4 1/2 feet from the ground. Additionally, according to FEMA Publication 325, a tree is considered an eligible leaner if one or more of the following apply:

- The tree has more than 50% of the crown damaged or destroyed.
- The tree has a split trunk or exposed heartwood.
- The tree has been uprooted within a ROW or public use area.
- The tree is leaning at an angle greater than 30 degree, with evidence of ground disturbance, as a result of the major declared-disaster event.

Eligible Vegetative Debris: As outlined in FEMA Publication 325, eligible vegetative debris consists of whole trees, tree stumps, tree branches, tree trunks, and other leafy material. Vegetative debris will largely consist of mounds of tree limbs and branches piled along the public ROW by residents and volunteers. Current eligibility criteria include the following:

- Debris must be located within a designated disaster area and must be removed from an eligible applicant's improved property or ROW.
- Debris removal must be the legal responsibility of the applicant.
- Debris must be a result of the major declared-disaster event.

Eligible White Goods: As outlined in FEMA Publication 325, eligible white goods are defined as discarded disaster-related household appliances, such as refrigerators, freezers, air conditioners, heat pumps, ovens, ranges, washing machines, clothes dryers, and water heaters. White goods can contain ozone-depleting refrigerants, mercury, or compressor oils that the federal Clean Air Act prohibits from being released into the atmosphere. The Clean Air Act specifies that only qualified technicians can extract refrigerants from white goods before they can be recycled. The eligibility criteria for white goods are as follows:

- White goods must be located within a designated disaster area and be removed from an eligible applicant's improved property or ROW.
- White goods removal must be the legal responsibility of the applicant.
- White goods must be a result of the major declared-disaster event.

FHWA Emergency Relief Program: Provides for the funding of emergency roadway clearing and first-pass disaster-debris removal on federal aid highways.

FEMA Publication 325: Debris Management Guide – This publication is specifically dedicated to the rules, regulations, and policies associated with the debris clean-up process. Familiarity with this publication and any revisions can help a local government limit the amount of non-reimbursable expenses. The Debris Management Guide provides the framework for the debris-removal process authorized by the Stafford Act, including the following:

- Eliminating immediate threats to lives, public health, and safety
- Eliminating immediate threats of significant damage to improved public or private property
- Ensuring the economic recovery of the affected community to the benefit of the community at large

Field Inspector: Monitor

Force Account Labor: Labor performed by the applicant's permanent, full-time, or temporary employees

Garbage: Waste that is regularly picked up by an applicant; common examples include food, packaging, plastics, and paper.

Hangers: see Eligible Hangers

Hazardous Waste: Waste with properties that make it potentially harmful to human health or the environment. Hazardous waste is regulated under the RCRA. In regulatory terms, an RCRA hazardous waste is a waste that appears on one of the four hazardous wastes lists or exhibits at least one of the following four characteristics: ignitability, corrosivity, reactivity, or toxicity.

Hold Harmless: Generally, a contractual agreement whereby one party agrees to hold the other party without responsibility for damage or other liability incurred as a result of a particular action or transaction

Household Hazardous Waste: see Eligible Household Hazardous Waste

Leaners: see Eligible Leaners

Mixed Debris: A mixture of various types of debris, including, but not limited to, construction and demolition debris, white goods, metal, household hazardous waste, abandoned vehicles, tires, etc.

Monitor: Person who observes day-to-day operations of debris removal crews to ensure they are performing eligible work, meeting the County's expectations and contractual requirements, and are in compliance with all applicable federal, state, and local regulations; may also be referred to as a field inspector

Mutual Aid Agreement: A written understanding between communities and states obligating assistance during a disaster; see FEMA RP9523.6, *Mutual Aid Agreements for Public Assistance and Fire Management Assistance*

Notice to Proceed: Written notice given by the County to the Contractor of the date and time for work to start

Outbuilding: Any structure secondary to a house, such as a barn, shed, or outhouse, separated from the main structure

Project Manager: Contractor's representative authorized to make and execute decisions on behalf of the Contractor

Recycling: Recovery or use of wastes as a raw material for making products of the same or different nature as the original product

Refrigerant: Ozone-depleting compound that must be removed from white goods or other refrigerant-containing items prior to recycling or disposal

Regulated Waste: Any waste that is regulated by the EPA, TCEQ, or local rules/ordinances

Right-of-Entry: As used by FEMA, the document by which a property owner confers to an eligible applicant, its contractor, or the U.S. Army Corps of Engineers the right to enter onto private property for a specific purpose without committing trespass

Scale/Weigh Station: A scale used to weigh trucks as they enter and leave a landfill. The difference in weight determines the tonnage dumped, and a tipping fee is charged accordingly. It also may be used to determine the quantity of debris picked up and hauled.

Texas Commission on Environmental Quality: The lead environmental agency for the State of Texas

Temporary Debris Storage and Reduction Site: TDSR sites are locations designated by the County for the storage and reduction of disaster-related debris.

Tipping Fee: Fee charged by landfills or other waste management facilities based on the weight or volume of debris dumped

U.S. Environmental Protection Agency: Federal agency with a mission to protect human health and to safeguard the natural environment

U.S. Army Corps of Engineers: Component of the U.S. Army responsible for construction and maintaining military installations and other government-owned and controlled facilities. The USACE may be used by FEMA when direct federal assistance, issued through a mission assignment, is needed.

White Goods: see Eligible White Goods

ACRONYMS

ACI	Air Curtain Incinerator
BMP	Best Management Practices
C&D	Construction and Demolition
CFR	Code of Federal Regulations
CPI	Consumer Price Index
DMC	Debris Management Contractor
DMS	Debris Management Site
DSG	Disaster Specific Guidance
EPA	Environmental Protection Agency
FEIN	Federal Employee Identification Number
FEMA	Federal Emergency Management Agency
FHWA	Federal Highway Administration
FHWA-ER	Federal Highway Administration Emergency Relief Program
FOB	Freight on Board
GIS	Geographic Information System
HHW	Household Hazardous Waste
HUB	Historically Underutilized Business
MSW	Municipal Solid Waste
OSHA	Occupational Safety and Health Administration
PA	FEMA Public Assistance
PPDR	Private Property Debris Removal
PPE	Personal Protective Equipment
RCRA	Resource Conservation and Recovery Act
RFP	Request for Proposals
ROE	Right-of-Entry
ROW	Right-of-Way
SSN	Social Security Number
TCEQ	Texas Commission on Environmental Quality
TDSR Site	Temporary Debris Storage and Reduction Site
TPASS	Texas Procurement and Support Services
TxDOT	Texas Department of Transportation
USACE	United States Army Corps of Engineers

**COUNTY OF GOLIAD, TEXAS
TECHNICAL SPECIFICATIONS**

I. TECHNICAL SPECIFICATIONS

- A. **WRITTEN NOTICE TO PROCEED:** The Goliad County Judge or designee shall issue official written notice to proceed for the services referenced in this contract. The notice to proceed shall be sent via electronic transmission (facsimile, email, etc.) followed by regular mail. If the Contractor's authorized representative is on site in the County, then the written notice to proceed will be hand-delivered. Under no circumstances shall the County be liable for any services rendered unless the written notice to proceed has been sent and received by the Contractor. The Contractor must acknowledge receipt of the written notice to proceed.
- B. **MOBILIZING:** Within twenty-four (24) hours of being provided with written notice to proceed from the County, the Contractor shall mobilize equipment and resources in the County. Within seventy-two (72) hours of being provided with written notice to proceed from the County, the Contractor shall begin debris removal operations as directed by the County Judge or designee. As part of the Contractor's mobilization effort, the Contractor shall provide an on-site office trailer for the duration of the project or as directed by the County.
- C. **PERIOD OF PERFORMANCE:** Upon notice to proceed and mobilization, the Contractor must provide the County with a reasonable timeframe in which the work will be completed. The County will use the Contractor's estimation to develop a time limit on the period of performance for the work to be done.
- D. **SAFETY:** The Contractor shall be solely responsible for maintaining safety at all worksites, including debris management site locations and debris collection sites. The Contractor shall take all reasonable steps to ensure the safety of works and visitors to DMS locations and debris collection sites. Safety at DMS locations and debris collection sites includes traffic control measures, such as traffic cones and flag personnel. The Contractor shall also be solely responsible for ensuring that all OSHA requirements are met and that a safety officer is assigned to the project for the duration of this contract.
- E. **USE OF LOCAL RESOURCES:** As per the Robert T. Stafford Act and the FEMA regulations, the Contractor shall give first priority to using resources located within the disaster area, including, but not limited to, procuring supplies and equipment, awarding subcontracts, and employing workers.
- F. **ON-SITE PROJECT MANAGER:** The Contractor shall provide an on-site project manager to the County. The project manager shall provide a telephone number to the County, with which s/he can be reached for the duration of the project. The project manager will be expected to have daily meetings with the County Judge or designee and with County-authorized representatives. Daily meeting topics will include, but will not be limited to, volume of debris collected, completion progress, County coordination, and damage repairs. Frequency of meetings may be adjusted by the County Judge or designee. The Contractor's project manager must be available twenty-four (24) hours a day, or as required by the County Judge or designee.
- G. **DAILY REPORTING:** The Contractor is required to submit a daily report to the County which identifies daily and aggregate totals of services provided by the Contractor. The daily report provided by the Contractor will be approved by the County Judge or designee.

H. EQUIPMENT

1. All trucks and other equipment must comply with all applicable local, state, and federal rules and regulations. Any truck used to haul debris must be capable of rapidly unloading its load without the assistance of other equipment and must be equipped with a tailgate that will effectively contain the debris during transport and permit the truck to be filled to capacity.
 2. Sideboards or other extensions to the bed are allowable provided they meet all applicable rules and regulations, cover the front and both sides, and are constructed in a manner to withstand severe operating conditions. The sideboards are to be constructed of 2-inch by 6-inch or greater boards and may not extend more than two (2) feet above the metal bedsides. Trucks or equipment certified with sideboards must maintain such sideboards and keep them in good condition. To ensure compliance, equipment will be inspected by the County's authorized representatives prior to its use by the Contractor.
 3. Debris shall be mechanically loaded and reasonably compacted into the hauling vehicle. Any debris extending above the top of the bed shall be secured in place, so as to prevent it from falling off. Measures must be taken to avoid the debris blowing out of the hauling vehicle during transport to a County-approved DMS or final disposal site.
 4. Trucks or equipment designated for use under this contract shall not be used for any other work. The Contractor shall not solicit work from private citizens or others to be performed in the designated work area during the period of this contract. Under no circumstances will the Contractor mix debris hauled for others with debris hauled under this contract.
 5. Equipment used under this contract shall be rubber-tired and sized properly to fit loading conditions. Excessive-sized equipment (100 cubic yards or larger) and non-rubber-tired equipment must be approved for use on the road by the County Judge or designee.
 6. Hand-loaded vehicles are prohibited unless pre-authorized, in writing, by the County Judge or designee following the event. All hand-loaded vehicles will receive an automatic fifty percent (50%) deduction for lack of compaction.
 7. Hauling equipment without a tailgate or with no solid tailgate cannot be compacted to its full capacity. Therefore, such equipment will receive a maximum of eight-five percent (85%) of the certified hauling capacity for reimbursement purposes.
 8. All loads must be covered.
- I. **TRAFFIC CONTROL:** The Contractor shall mitigate the impact of their operations on local traffic to the fullest extent practical. The Contractor is responsible for establishing and maintaining appropriate traffic controls in all work areas, including DMS locations and debris collection sites. The Contractor shall provide sufficient signage, flagging, and barricading to ensure the safety of vehicular and pedestrian traffic in all work areas. All work shall be done in conformity with all applicable local, state, and federal laws, regulations, and ordinances governing personnel, equipment, and workplace safety. Any notifications of a deficiency in traffic control or other safety items shall be immediately corrected by the Contractor. No further work shall take place until the deficiency is corrected. Neither the County Judge/designee nor the authorized representative shall sign any additional load or unit rate tickets until the safety issue is corrected. The expense incurred by the Contractor for traffic control

is an overhead expense contemplated as part of the Contractor's compensation under the terms and conditions of the scope of services.

- J. **WORK HOURS:** The Contractor shall conduct those debris removal operations generating noise levels above that normally associated with routine traffic flow during daylight hours only. Work may be performed seven (7) days per week. Adjustments to work hours, as local conditions may dictate, shall be coordinated between the County and the Contractor. Unless otherwise directed, the Contractor must be capable of conducting volumetric reduction operations at DMS locations on a 24-hour, 7-day-a-week basis.

K **EXISTING UTILITIES**

1. Some trees and debris that are to be removed under this contract may be blocked or entangled with the overhead power, telephone, and television cables. In this case, it shall be the Contractor's responsibility to coordinate directly with the utility owners to arrange for the removal of the debris without damage to the overhead and underground utility lines (including water and sewer). The Contractor shall pay all such costs to the utility company for any adjustments.
2. The County may choose either to have the Contractor make the necessary repairs or may have the Contractor pay all costs incurred to repair damaged utilities that are a result of the Contractor's actions, as determined by the affected utility company. Repairs to all municipal and privately owned utilities shall be made by the Contractor.

L. **DEBRIS SITE TOWER SPECIFICATIONS**

1. The Contractor shall provide as many towers as designated by the County at each dump site for the use of County-authorized representatives during their inspection of dumping operations. If ingress and egress of a DMS is of such significant distance that the County or its authorized representative are unable to verify the entering and exiting trucks, then the Contractor may be required to provide a second tower. The inspection platform of the tower shall be constructed at a minimum height of ten (10) feet from the surrounding grade to finish-floor level, to have a minimum eight (8) feet of usable floor area, to be covered by a roof with two-foot (2') overhangs on all sides, and be provided with appropriate railings and a stairway. The platform shall be enclosed, starting from platform floor level and extending up four (4) feet on all four sides. The expense incurred by the Contractor for the construction of towers is an overhead expense contemplated as part of the Contractor's compensation.
2. Care shall be taken to place tower(s) at a sufficient distance from any reduction/dumping operations. If necessary, dumping operations may be temporarily suspended by the County Judge or designee due to unsuitable conditions at the tower.

- M. **FACILITIES AT DEBRIS MANAGEMENT SITE LOCATIONS:** The Contractor shall provide portable toilets as designated by the County at each dump. The toilet shall be provided prior to the start of any DMS operations and shall be kept in a sanitary condition by the Contractor throughout the duration of dumping operations. The expense incurred by the Contractor for the operation of portable toilets is an overhead expense contemplated as part of the Contractor's compensation.

N. ENVIRONMENTAL PROTECTION

1. Any and all fluids or chemicals (work-related materials such as oil-dri, absorbents, etc.) used by the Contractor must be used and disposed of in accordance with all rules and regulations of local, state, and federal regulatory agencies.
2. The Contractor and subcontractors shall not perform maintenance on over-the-road equipment at DMS locations. Maintenance of equipment that typically remain at the DMS, such as track hoes, front-end loaders, and grinders, may be conducted at the DMS, provided best-management practices are followed and all wastes are managed and disposed of in accordance with all rules and regulations of local, state, and federal regulatory agencies.
3. The Contractor shall, at its own expense, ensure that noise and dust pollution is minimized to comply with all local and state ordinances and with the approval of the County Judge or designee. The Contractor shall comply in a timely manner with all directions of the County Judge or designee regarding the use of a water truck or other approved dust-abatement measures.
4. The Contractor shall comply with all laws, rules, regulations, and ordinances regarding environmental protection.
5. The Contractor shall immediately report incidents to the County Judge or designee or the authorized representative, and shall document all incidents that affect the environmental quality of DMS locations. These incidents include, but are not limited to, hydraulic fluid leaks, oil spills, or fuel leaks.
6. The Contractor must notify the County regarding any fluid or chemical spillage so that the County or its authorized representative can review and approve of the clean-up.

O. DOCUMENTATION AND MEASUREMENT

1. The Contractor is responsible for ensuring that all labor and equipment used for emergency push activities is certified and that logs are kept for starting days/times, ending days/times, and zones, areas, and streets worked.
2. All Contractor trucks used for collection and hauling of eligible debris from the County ROW to County-approved DMS locations or final disposal sites shall be measured (inside bed measurements) and certified for cubic-yard volume by the County or its authorized representative. The Contractor shall provide a representative to approve the certification/measuring process. It is the Contractor's responsibility to verify the accuracy of truck certifications within forty-eight (48) hours of truck certification and to notify the County of any discrepancies. Placards will be attached to each certified truck and shall clearly state the truck measurement in cubic yards, Contractor name, assigned truck number, and other pertinent information, as determined by the County Judge or designee. If a vehicle is working under multiple contracts or for multiple communities, it must be re-certified and issued a new placard by a County-authorized representative each time it returns to work from other contracts or communities.
3. The Contractor is responsible for ensuring that all subcontractors maintain valid driver licenses and that all equipment is legally fit for travel on the road.

4. Load tickets, unit-rate tickets, haul-out tickets, time-and-material tickets, truck certification forms, truck placards, and other forms necessary for documenting eligible work will be provided by the Contractor. Load tickets will be used for recording volumes of debris removal. Unit-rate tickets will be used for documenting unit-rate services, such as hanger or leaning tree removal. Only tickets, certification forms, truck placards, and other documentation forms designated and approved by the County will be authorized for use.
 - a. Each ticket shall be of a type that consists of one (1) original and four (4) carbon-copy duplicates.
 - b. Each ticket shall be used to document the location where the disaster-related debris was collected (street address) and the amount picked up, hauled, reduced, and disposed of. The Contractor is responsible for ensuring all load- and unit-rate tickets capture location debris or work as completed, collection/disposal date, disposal location, percentage load call or measurement, and County-authorized representative's name and signature. No payment will be made by the County for incomplete load- or unit-rate tickets submitted for payment.
 - c. Load tickets will be issued by an authorized representative of the County at the collection site. The County-authorized monitor will complete the applicable portion of the load ticket and provide all five (5) copies to the vehicle operator. Upon arrival at the County-approved DMS or final disposal site, the vehicle operator will present the five copies of the load ticket to the County-authorized representative on site. Trucks with less than full capacities will be adjusted down by visual inspection. This determination will be made by the County-authorized representative at the County-approved DMS or final disposal site. The County-authorized representative will validate the ticket, enter the estimated debris quantity, and sign the load ticket. The County will keep the original copy, two (2) copies will be given back to the vehicle operator, and the remaining two (2) copies will be provided to the Contractor.
 - d. Loads of processes (chipped, etc.) debris being hauled from a DMS to a County-approved final disposal site will follow the same load-ticket procedures. A County-authorized representative will initiate the load ticket at the DMS. Another County-authorized representative will validate and sign the ticket at the County-approved final disposal site.
 - e. The Contractor shall give written notice of the location for work scheduled twenty-four (24) hours in advance.
5. Scope of service items that have rates based on one-way haul mileage shall have such mileage determined by geographic information (GIS) geo-coding and routing analysis of the mileage between load origin and DMS or County-designated final disposal site, unless GPS is available on equipment. The County shall determine the mileage calculation method that is ultimately used. In situations where the DMS address is a sufficient distance away from the debris site tower, the County may determine a mileage allowance for the distance from the DMS address to the DMS site tower.

COUNTY OF GOLIAD, TEXAS
PROPOSAL RESPONSE FORM
FOR
DISASTER DEBRIS MANAGEMENT, REMOVAL AND DISPOSAL SERVICES

DUE DATE: Wednesday May 28, 2025, at 5 p.m.

A. Right-of-Way (ROW) Clearing and/or Removing Debris from the Public Right-of-way, Streets, and Roads

1. Load and haul vegetative debris to a Debris Management Site

\$ _____ per cubic yard for 0-5 miles, one-way haul
\$ _____ per cubic yard for 5.1-10 miles, one-way haul
\$ _____ per cubic yard for 10.1-15 miles, one-way haul
\$ _____ per cubic yard for 15.1-30 miles, one-way haul

2. a. Load and haul construction and demolition and mixed debris to a debris management site

\$ _____ per cubic yard for 0-5 miles, one-way haul
\$ _____ per cubic yard for 5.1-10 miles, one-way haul
\$ _____ per cubic yard for 10.1-15 miles, one-way haul
\$ _____ per cubic yard for 15.1-30 miles, one-way haul

- b. Load and haul C&D and mixed debris directly to final disposal site

\$ _____ per cubic yard for 0-5 miles, one-way haul
\$ _____ per cubic yard for 5.1-10 miles, one-way haul
\$ _____ per cubic yard for 10.1-15 miles, one-way haul
\$ _____ per cubic yard for 15.1-30 miles, one-way haul

B. Management and Operation of DMS to Accept, Process, and Reduce Disaster-Related Debris

1. The cost associated with managing, accepting, processing, and reducing vegetative debris through grinding

\$ _____ per cubic yard

2. The cost associated with managing, accepting, processing, and reducing vegetative debris through burning

\$ _____ per cubic yard

3. The cost associated with managing, accepting, processing, and reducing construction and demolition debris through compaction

\$ _____ per cubic yard

C. Haul-out

Haul out residual debris to final disposal site

\$ _____ per cubic yard for 0-15 miles, one-way haul
\$ _____ per cubic yard for 15.1-30 miles, one-way haul

D. Right-of-way (ROW) Stumps

Removal and disposal of hazardous stumps from the ROW

24" diameter and up, but less than 36" diameter	\$ _____	ea
36" diameter and up, but less than 48" diameter	\$ _____	ea
48" diameter and up, but less than 72" diameter	\$ _____	ea
Equal to or greater than 72" diameter	\$ _____	ea

E. Right-of-Way (ROW) Cutting Partially Uprooted or Split Trees (Leaners)

Felling partially uprooted or split trees from the ROW or the overhanging portion of the ROW and placing the debris in the ROW for removal as ROW debris

1. Partially uprooted leaner (price is inclusive of excavating the root ball and placing it in the ROW)

* Less than 24"	\$ _____	per tree
* 24" – 36"	\$ _____	per tree
* Greater than 36"	\$ _____	per tree

*Diameter of tree at 2' from base

F. Right-of-Way (ROW) Removal of Dangerous Hanging Limbs (Hangers)

Removing hanging or partially broken limbs from trees in the ROW or limbs over the ROW and placing the debris in the ROW for removal as ROW debris

\$ _____ per tree

G. Private Property Debris Removal (PPDR)

Load and haul vegetative debris to a Debris Management Site

\$ _____ per cubic yard for 0-5 miles, one-way haul
\$ _____ per cubic yard for 5.1-10 miles, one-way haul
\$ _____ per cubic yard for 10.1-15 miles, one-way haul
\$ _____ per cubic yard for 15.1-30 miles, one-way haul

Load and haul construction and demolition debris to a Debris Management Site

\$ _____ per cubic yard for 0-5 miles, one-way haul
\$ _____ per cubic yard for 5.1-10 miles, one-way haul

\$ _____ per cubic yard for 10.1-15 miles, one-way haul
\$ _____ per cubic yard for 15.1-30 miles, one-way haul

Load and Haul C&D directly to final disposal site

\$ _____ per cubic yard for 0-5 miles, one-way haul
\$ _____ per cubic yard for 5.1-10 miles, one-way haul
\$ _____ per cubic yard for 10.1-15 miles, one-way haul
\$ _____ per cubic yard for 15.1-30 miles, one-way haul

The cost associated with the removal of PPDR hazardous stumps will be invoiced utilizing the following categories:

* Less than 24" \$ _____ per tree
* 24" – 36" \$ _____ per tree
* Greater than 36" \$ _____ per tree

*Diameter of tree at 2' from base

Removal of Dangerous Hanging Limbs (Hangers)

Removing hanging or partially broken limbs from trees in ROE or limbs hanging over the ROE and placing the debris on the private property or in the ROW for haul-off as PPDR debris

\$ _____ per tree

H. Drainage Ditches Silt and Debris Removal

Ditch width 0-4.0 feet \$ _____ per linear foot
Ditch width 4.1-8 feet \$ _____ per linear foot
Ditch width 8.1-12 feet \$ _____ per linear foot
Ditch width 12.1-16 feet \$ _____ per linear foot
Ditch width 16.1-20 feet \$ _____ per linear foot
Ditch width 20.1-30 feet \$ _____ per linear foot

Debris to be placed on the ROW for collection as regular debris

Silt to be hauled and disposed of at \$ _____ per cubic yard

I. Cleaning and Clearing of Storm Drain Lines

Drain line diameter 0-15 inches \$ _____ per linear foot
Drain line diameter 15.01-36 inches \$ _____ per linear foot
Drain line diameter 36.01-48 inches \$ _____ per linear foot
Drain line diameter 48.01-60 inches \$ _____ per linear foot
Drain line diameter 60.01-90 inches \$ _____ per linear foot

J. Cleaning and Clearing of Catch Basins and Inlets

4' x 4'	\$ _____	each
8' x 8'	\$ _____	each
10' x 10'	\$ _____	each
20' x 20'	\$ _____	each

K. Sand Collection (Public Property) and Screening

Removal and collection of debris-laden sand from public property. Debris-laden sand will be hauled to a designated location, screened, and stockpiled at a debris management site(s), and clean sand will be returned and dumped on beach. Debris generated from screened rejects will be hauled to a debris management site(s) or other designated location according to debris collection rates.

\$ _____	per cubic yard for 0-15 miles, one-way haul
\$ _____	per cubic yard for 15.1-30 miles, one-way haul
\$ _____	per cubic yard for 30.1-60 miles, one-way haul

L. Supply and Placement of Clean Fill Dirt into Holes Created by Stump Removal in the ROW

\$ _____ per cubic yard

M. Removal and Destruction of Carcass

\$ _____ per pound

N. Loading and Hauling of White Goods

\$ _____ per unit

O. Removal and Disposal of Freon

\$ _____ per unit

P. Sunken Vessel Removal

Price proposal for vessel salvage and recovery

1. Marine-based salvage operations:

a. Recreational vessels up to 24' in length

- | | |
|---------------------------|--------------------------|
| • Flat & V-hulled vessels | \$ _____ per linear foot |
| • Keel vessels | \$ _____ per linear foot |

b. Recreational vessels 25' up to 35' in length

- | | |
|---------------------------|--------------------------|
| • Flat & V-hulled vessels | \$ _____ per linear foot |
| • Keel vessels | \$ _____ per linear foot |

- c. Recreational vessels 36' up to 48' in length
 - Flat & V-hulled vessels \$_____ per linear foot
 - Keel vessels \$_____ per linear foot
- d. Recreational vessels greater than 48' in length
 - Flat & V-hulled vessels \$_____ per linear foot
 - Keel vessels \$_____ per linear foot

2. Land-based salvage operations

- a. Recreational vessels up to 24' in length
 - Flat & V-hulled vessels \$_____ per linear foot
 - Keel vessels \$_____ per linear foot
- b. Recreational vessels 25' up to 35' in length
 - Flat & V-hulled vessels \$_____ per linear foot
 - Keel vessels \$_____ per linear foot
- c. Recreational vessels 36' up to 48' in length
 - Flat & V-hulled vessels \$_____ per linear foot
 - Keel vessels \$_____ per linear foot
- d. Recreational vessels greater than 48' in length
 - Flat & V-hulled vessels \$_____ per linear foot
 - Keel vessels \$_____ per linear foot

Q. Derelict Vehicle and Vessel Removal (from land)

Price proposal for vehicle and vessel recovery

- 1. Transfer/tow of typical passenger car \$_____ each
- 2.
 - a. Recreational vessels up to 24' in length
 - Flat & V-hulled vessels \$_____ per linear foot
 - Keel vessels \$_____ per linear foot
 - b. Recreational vessels 25' up to 35' in length
 - Flat & V-hulled vessels \$_____ per linear foot
 - Keel vessels \$_____ per linear foot
 - c. Recreational vessels 36' up to 48' in length
 - Flat & V-hulled vessels \$_____ per linear foot
 - Keel vessels \$_____ per linear foot

d. Recreational vessels greater than 48' in length

- Flat & V-hulled vessels \$_____ per linear foot
- Keel vessels \$_____ per linear foot

R. Operation of Secure Aggregation Site for Vehicles

\$_____ per day

S. Travel Trailer Installation and Maintenance

Price proposal for trailer installation

Basic trailer installation \$_____ per trailer

As needed services:

Buried sewer line	\$_____ per linear foot
Install sewer tap	\$_____ per tap
Buried water line	\$_____ per linear foot
Municipal water tap	\$_____ per tap
Power pole with meter	\$_____ per pole
Water line winterization	\$_____ per linear foot
Handicap ramp	\$_____ each
Direct wiring to well pump switch	\$_____ per pump
Above-ground electrical access	\$_____ per linear foot
Provide additional potable water hose	\$_____ per 25'
Provide and install generator	\$_____ per 5kw gen.
Direct burial of 50-amp service	\$_____ per linear foot
Handicap platform steps	\$_____ each

T. Marine Debris Removal

Price proposal for removal of debris from a marine environment, using either land- or marine-based equipment

1. Vegetative debris

- a. Land-based \$_____ per cubic yard
- b. Marine-based \$_____ per cubic yard

2. C&D and mixed debris

- a. Land-based \$_____ per cubic yard
- b. Marine-based \$_____ per cubic yard

3. White Goods

- a. Land-based \$_____ per cubic yard
- b. Marine-based \$_____ per cubic yard

4. Creosote timbers

- a. Land-based \$_____ per cubic yard
- b. Marine-based \$_____ per cubic yard

5. Tires

- a. Land-based \$_____ per cubic yard
- b. Marine-based \$_____ per cubic yard

6. E-waste

- a. Land-based \$_____ per cubic yard
- b. Marine-based \$_____ per cubic yard

U. Supplemental Water and Food Sources

1. Meals-Ready-to-Eat (MRE): Heater Meals entrees can be provided at the following cost:

\$_____ per meal with an order of 14,400 meals

2. Meals-Ready-to-Eat (MRE): Heater Meals Plus can be provided at the following cost:

\$_____ per meal with an order of 14,400 meals

3. Sun Meadow Hot Meal \$_____ one meal cost
- Sun Meadow Hot Meal Pack \$_____ one meal cost
 - Sun Meadow 3-meal Pack \$_____ cost per pack

4. 1-liter bottled water in cases (12 per case) \$_____ per case
- 1-gallon bottled water in cases (4 per case) \$_____ per case

5. Emergency ice \$_____ per 7-lb. bag

V. Demolition of Structures

1. Structure demolition with construction and demolition debris loaded at the designated work zone and hauled to an approved commercial landfill. Contractor shall disconnect and cap the sewer and water line and coordinate all required disconnects by private utility companies. Search safely accessible structures, including garages and detached outbuildings, and remove all white goods, e-waste, and household hazardous waste for ROW collection. Do not include removal of concrete slabs.

\$_____ per cubic yard for 0-5 miles, one-way haul
\$_____ per cubic yard for 5.1-10 miles, one-way haul
\$_____ per cubic yard for 10.1-15 miles, one-way haul

2. Structure demolition with RACM construction and demolition debris loaded at the designated work zone and hauled to an approved Type I/II landfill. Contractor shall disconnect and cap the sewer

and water line and coordinate all required disconnects by private utility companies. Search safely accessible structures, including garages and detached outbuildings, and remove all white goods, e-waste, and household hazardous waste for ROW collection. Does not include removal of concrete slabs.

\$ _____ per cubic yard for 0-5 miles, one-way haul
\$ _____ per cubic yard for 5.1-10 miles, one-way haul
\$ _____ per cubic yard for 10.1-15 miles, one-way haul
\$ _____ per cubic yard for 15.1-30 miles, one-way haul
\$ _____ per cubic yard for 20.1-60 miles, one-way haul

W. Concrete Removal

1. Contractor to load and haul broken concrete from the ROW and dispose at an Owner-approved site

\$ _____ per cubic yard for 0-5 miles, one-way haul
\$ _____ per cubic yard for 5.1-10 miles, one-way haul
\$ _____ per cubic yard for 10.1-15 miles, one-way haul

2. Contractor to demolish concrete slabs and haul and dispose at an Owner-approved site

\$ _____ per cubic yard for 0-5 miles, one-way haul
\$ _____ per cubic yard for 5.1-10 miles, one-way haul
\$ _____ per cubic yard for 10.1-15 miles, one-way haul

X. Creosote Timber Piling Removal

Creosote timber piling removal and disposal

\$ _____ per cubic yard for 0-5 miles, one-way haul
\$ _____ per cubic yard for 5.1-10 miles, one-way haul
\$ _____ per cubic yard for 10.1-15 miles, one-way haul

Y. E-waste

Contractor to collect from ROW and dispose of at an Owner-approved site

\$ _____ per unit

Z. Household Hazardous Waste

Contractor to collect from ROW and dispose of at an Owner-approved site

\$ _____ per pound

AA. Tire Removal

Tire removal and disposal or recycling

\$_____ each

BB. River and Canal Shoreline Restoration

Rover and canal shoreline restoration

\$_____ per linear foot

CC. Power Sources

Please provide pricing for emergency generators.

1. 20kw generator	\$_____ per month/\$_____ per week
2. 56kw generator	\$_____ per month/\$_____ per week
3. 100kw generator	\$_____ per month/\$_____ per week
4. 175kw generator	\$_____ per month/\$_____ per week
5. 240kw generator	\$_____ per month/\$_____ per week
6. 320kw generator	\$_____ per month/\$_____ per week
7. 500kw generator	\$_____ per month/\$_____ per week
8. 750kw generator	\$_____ per month/\$_____ per week
9. 1000kw generator	\$_____ per month/\$_____ per week

DD. Stadium-style Light Tower

\$_____ per month/\$_____ per week

Shipping, setting, operation, maintenance, fueling, insurance, security, and recovery of generators and lights shall be invoiced at actual cost plus ____% mark-up.

EE. National Incident Management System (NIMS) Training

\$_____ per person per year

FF. Assistance in Development of a Debris Management Plan

\$_____ per year

GG. Additional Services and Materials as Needed

Cost plus _____%

All final deposit fees will be a pass-through cost, with Contractor invoicing County at actual cost without additional fees.

HH. Emergency Road Clearance

The cost associated with emergency road clearance will be billed by hourly rates.

(see attached table)

PROPOSER INFORMATION

Company Name: _____

Address: _____
Street City State ZIP Code

Telephone: _____

Signature of Authorized Agent: _____

Printed Name of Authorized Agent: _____

REFERENCES

This Exhibit must be complete and submitted with the proposal. Include past performances of similar work within the last five (5) years.

1. Company Name: _____
Contact Person: _____
Title: _____
E-mail Address: _____
Telephone Number: _____
Address: _____
2. Company Name: _____
Contact Person: _____
Title: _____
E-mail Address: _____
Telephone Number: _____
Address: _____
3. Company Name: _____
Contact Person: _____
Title: _____
E-mail Address: _____
Telephone Number: _____
Address: _____

GOLIAD COUNTY
County Judge's Office
Office of Emergency Management
127 N. Courthouse Square
Goliad, TX 77963

The County of Goliad would appreciate your help in completing the following survey, as we strive to enhance the notification process for our RFP opportunities to all interested parties. Please include this with your bid response.

From what source did you receive notice of this solicitation?

_____ Newspaper (Which one? _____)

_____ Website (Which one? _____)

_____ Other (Please explain _____)

Company Name: _____