Print Form

E-mail

	INVITATION	PARTMENT OF THE ARMY FOR BIDS, BID AND ACCEPTANCE see ER 405-1-12; the proponent agency is CERE-M.	INVITATION NUMB	BER
		DEPARTMENT OF THE ARMY		
	(Na	ame and address of issuing office)		
	INVITATION FOR BIDS, BID AND ACCEPTANCE SALE OF REMOVAL OF BUILDINGS (or other Real Estate Improvements).).	
LC	OCATED AT:			
		INVITATION FOR BIDS		
Sealed bids will be received until	(time of day)	on (day and month)	, (year)	, at (place)
	and the	en and there publicly opened, for the purchase and r	removal from the site, sul	— bject to the terms
		nereinafter contained, of that Government owned protures firmly attached, unless specifically listed or ide	. ,	accompanying bid
The terms and conditions of the s	sale and instructions to	bidders are as follows:		
1. All bids submitted shall be dee	med to have been mad	de with full knowledge of all of the terms, conditions,	and requirements herein	ı contained.
tems but a separate amount must be bid for	or each item for which a	ineer, as provided by applicable regulations.) Bids mabid is submitted. Lump sum bids covering several cless such bid is qualified by specific limitation.		
3. All bids will remain open for ac	ceptance or rejection for	or a period of calendar days from the date	of opening bids.	
4. The property for sale is located	d at			
and is now subject to inspection by prospec	ctive bidders. The Distri	ict Engineer,		
instructions herein contained. The failure of will not constitute grounds for any claim or specific for purposes of identification. Any e nonperformance of the contract or claim by sale "as is" and "where is." The Governmer	any bidder to inspect, demand for adjustment error or omission in the the successful bidder f at does not make any g	furnish such further information as may be necessary or to be fully informed regarding the condition and lot or withdrawal of a bid after opening. The description description (including locations, when specified) shafor any allowance, refund, or deduction from the amouranty or warranty, express or implied, with respection or fit to be used for the purpose for which intend	ocation of all or any portion of the property is believed in not constitute any group ounts offered. The propert to the property as to qu	on of the property yed to be sufficiently und or reason for rty is offered for
		be accompanied by a certified check, cashier's check the full amount bid if such amount is \$100 or less; or		
bid whichever is greater if the bid is more th	nan \$100. All bids will re	emain open for acceptance or rejection by the Gove	rnment for a period of	days after
the date set for opening of bids by this invit	ation. The deposit of the	e successful bidder will be retained by the Governm	ent and applied as part p	payment of the
purchase price. The balance of the purchas	se price must be paid w	vithin calendar days after notice of accept	tance of the bid has beer	n given by the
until payment in full is made and a fully exe	cuted copy of the contr	until the full purchase price has been paid. The succ ract of sale is received from the said District Enginee ate and local governments as provided in FPMR Sec	er, with authorization to pr	
		he purchased property, the successful bidder will as ty from the site and restore the site in a manner and		
		in a	accordance with the follow	wing specifications:
(Nata Lagrant and differential and advance	ing the extent and math	had far accomplishment of work to be neglected in		Th

(Note: Insert specifications covering the extent and method for accomplishment of work to be performed in connection with each item. The specifications should indicate whether or not removal of foundations, piers, curbs, slabs, floods, etc., is required and if so to what extent, and should include instructions regarding the cutting off of utilities, the capping of utility lines, the disposal of debris resulting from salvage operations, and any

other data necessary to assure a proper understanding between the contracting parties as to the work to be performed under the contract.)

The successful bidder will bear all expense involved in accomplishment of the work required here under.

	successful bidder will c	complete all removal and restoration work require	d hereunder v	within c	alendar days from the date of notice that
removal of the pro	operty is authorized. Th	ne successful bidder will prosecute the work, or a	ny separate p	oortion thereof, with	such diligence as will insure its
completion within	the time specified. Wo	rk may be performed between the hours of	to	daily,	excluded. When more
No extensions of	the time herein specifie	e specified herein for completion of removal and ed for completion of removal and restoration work es justify such extensions, and agreement is read	will be grant	ed unless, in the or	pinion of the said District Engineers
catastro not in the statement sentend	ophic circumstances or he best interests of the ent to such effect shoul ce of condition 7 above	nsideration will be obtained for extensions unless in some degree to Government action; or a char Government. Where time is of the essence, in ord be made in this paragraph, and a statement that.) scretion of the District Engineer.) In addition to the	ge would not der to confor at no extensio	be feasible becaus m to construction s ons will be allowed	se of likelihood of a default or other result chedules, or for other reasons, a should be substituted for the last
will, within	calendar days	s after notice of acceptance of his bid by the Gove	ernments deli	ver to the said Dist	rict Engineer a certified check, cashier's
check or postal m					
below for all items		the order of the "Treasurer of the United States," ccessful bidder, in order to insure faithful perform			
below for all items	s on which he is the suc				
below for all items required for each a.	s on which he is the suc	ccessful bidder, in order to insure faithful perform b.			nount of the performance deposit c.
below for all items required for each a.	s on which he is the suc	ccessful bidder, in order to insure faithful perform b.			nount of the performance deposit c.
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below for all items required for each a.	s on which he is the suc	ccessful bidder, in order to insure faithful perform b.			nount of the performance deposit c.

(**Note:** Insert for each item the amount of performance deposit required. The amount specified for each item should be sufficient to protect the interest of the Government in the event of failure of the purchaser to perform all the work required under the contract incident to removal of the listed item within the time limit prescribed. The performance deposit listing may, if more convenient, be shown on the attached bid form, with appropriate reference in this paragraph to the listing there.)

In lieu of the deposit of a certified check, cashier's check, or postal money orders the purchaser may furnish a performance bond with surety approved by, and in a form acceptable, to the said District Engineer, the penal sum of such bond to be the same as the total of performance deposits provided for above. Standard Form 25, available at all surety and guaranteeing offices, may be used for this purpose.

- 9. In the event of any default by any bidder hereunder, all claim to and any title held in the property for sale, or any portion of it remaining, will be forfeited and all payments made by the defaulting bidder (including bid or performance deposits or bonds) will be applied by the Government to any loss, cost and expense occasioned to the Government by the default (including any loss, cost and expense in selling or otherwise disposing of such property in such manner, whether economic or not, as time limitations may allow). The defaulting bidder is liable for the full amount of damages sustained by the Government because of his default; such liability is not limited to the amount of the aforesaid payments. If the obligations of the successful bidder under this contract are discharged to the complete satisfaction of the said District Engineer, any performance deposit required hereunder will be promptly returned without interest. In the absence of default, the deposits of unsuccessful bidders will be returned without interest as promptly as possible after rejection of the bids.
- 10. The successful bidder will assume responsibility and liability for all injuries to persons or damages to property directly or indirectly due to, or arising out of, the operations of the successful bidder under this contract and the successful bidder agrees to indemnify and save harmless the United States against any and all claims of whatsoever kind and nature due to, or arising out of, this contract.

(Note: The District Engineer may, at his discretion, add here a requirement that the successful bidder carry liability insurance.)

- 11. (Note: To be used at the discretion of the District Engineer.) The successful bidder will not resell the property, or any portion thereof, or advertise the property, or any portion thereof, for resale until the property, or any portion thereof proposed for resale, has been removed from the site in accordance with this contract.
- 12. Sealed bids must be executed and submitted, in quadruplicate, on the bid form accompanying this invitation for bids, bid and acceptance, or on exact copies thereof. Additional copies of the bid form may be obtained from the said District Engineer.
- 13. A bid executed by an attorney or agent on behalf of the bidder must be accompanied by four authenticated copies of his Power of Attorney or other evidence of his authority to act on behalf of the bidder. If the bidder is a corporation, the Certificate Of Corporate Bidder must be executed. If the bid is signed by the secretary of the corporation, the Certificate must be executed by some other officer of the corporation under the corporate seal. In lieu of the Certificate of Corporate Bidder, there may be attached to the bid copies of so much of the records of the corporation as will show the official character and authority of the officer signing, duly certified by the secretary or assistant secretary, under the corporate seal, to be true copies.
 - 14. The invitation number and bid-opening time must be plainly marked on the left side of the sealed envelope in which bids are submitted, for example:

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BIDDER'S RETURN ADDRE	SS	
		TO: DISTRICT ENGINEER,
SEALED BID TO BE OPENED:		ATTENTION: REAL ESTATE DIVISION
TIME (0001-2400 hours)	DATE (YYYYMMDD)	-
INVITATION	I NUMBER	-

- 15. It will be the duty of each bidder to see that his bid is delivered by the time and at the place prescribed in the invitation. Bids received prior to the time of opening will be securely kept, unopened. The person whose duty it is to open them will decide when the specified time has arrived, and no bid or modifications of a bid, or withdrawals of a bid received thereafter, will be considered, except that those received before award is made, but delayed in the mails by occurrences beyond control of the bidder, may be considered if written certification is furnished by authorized postal authorities to that effect. No responsibility will attach for the premature opening of a bid not properly addressed and identified. All modifications of a bid or withdrawals of a bid must be in writing. Telegraphic bids will not be considered, but modifications or withdrawals, by telegraph, of bids already submitted will be considered, if received prior to the time set for opening bids.
- 16. At the time fixed for the opening of bids, their contents will be made public by announcement for the information of bidders and others properly interested, who may be present, either in person or by representative; provided, however, that any information submitted in support thereof, the disclosure of which might tend to subject the person submitting it to a competitive business disadvantage, will upon request be held in strict confidence by the United States.
- 17. The right is reserved, as the interest of the Government may require, to withdraw any and all items from the sale; to reject any or all bids; and to waive any defect or informality in bids received.
- 18. Notice of acceptance or rejection of bids, notice of authority to proceed with removal of the purchased property, and any other notices hereunder shall be deemed to have been sufficiently given when telegraphed or mailed to the bidder, or his duly authorized representative, at the address indicated in the bid.
- 19. Any property of the United States damaged or destroyed by a bidder will be promptly repaired or replaced by the bidder to the satisfaction of the said District Engineer or, in lieu of such repair or replacement, the bidder will, if so required by the said District Engineer, pay to the United States an amount determined by the said District Engineer to be sufficient to compensate for the loss sustained by the United States.
- 20. Except as otherwise provided in this invitation for bids, any dispute concerning a question of fact arising under this invitation for bids, which is not disposed of by agreement, shall be decided by the District Engineer, who shall reduce his decision to writing, and mail, or otherwise furnish, a copy thereof to the bidder. The decision of the District Engineer shall be final and conclusive, unless, within 30 days from the date of receipt of such copy, the bidder mails, or otherwise furnishes, to the District Engineer a written appeal addressed to the Secretary of the Army. The decision of the Secretary, or his duly authorized representative for the determination of such appeals, shall be final and conclusive unless determined by a court of competent jurisdiction to have been fraudulent or capricious or arbitrary or so grossly erroneous as necessarily to imply bad faith, or not supported by substantial evidence. In connection with any appeal proceeding under this condition, the bidder shall be afforded an opportunity to be heard and to offer evidence in support of his appeal. Pending final decision of a dispute hereunder, the bidder shall proceed diligently with the performance of the contract and in accordance with the District Engineer's decision. This condition does not preclude consideration of questions of law in connection with those decisions; provided, that nothing in this condition shall be construed as making final the decision of any administrative official, representative, or board on a question of law.
- 21. This invitation for bids, including all the instructions, terms, and conditions set forth herein, and the bid, when accepted by the Government, shall constitute the contract of sale between the successful bidder and the Government. Such agreement shall constitute the whole contract, unless modified in writing and signed by both parties. No oral statements or representations made by, for, or ostensibly on behalf of, either party shall be a part of such contract. Neither this contract, nor any interest therein, shall be transferred or assigned by the successful bidder.
- 22. No Member of or Delegate to the Congress, or Resident Commissioner, shall be admitted to any share or part of this contract or to any benefit that may arise therefrom; but this provision shall not be construed to extend to this contract if made with a corporation for its general benefit.
- 23. The successful bidder warrants that he has not employed any person or agency to solicit or secure this contract upon any agreement for a commission, percentage, brokerage, or contingent fee. Breach of this warranty shall give the Government the right to annul the contract without liability, or, at its option, to recover from the successful bidder the amount of such commission, percentage, brokerage or contingent fee in addition to the consideration herein set forth. This warranty shall not apply to commissions payable by the successful bidder upon a contract secured or made through bona fide established commercial agencies maintained by the successful bidder for the purpose of doing business. "Bona fide established commercial agencies" has been construed to include licensed real estate brokers engaged in the business generally.

SPECIAL INSTRUCTION TO BIDDERS. ATTENTION IS INVITED TO THE FACT THAT THE INTERSTATE COMMERCE ACT MAKES IT UNLAWFUL FOR ANYONE OTHER THAN THOSE DULY LICENSED UNDER THE ACT TO TRANSPORT THIS PROPERTY IN INTERSTATE COMMERCE FOR HIRE. ANYONE AIDING OR ABETTING IN SUCH VIOLATION IS A PRINCIPAL IN COMMITTING THE OFFENSE (49 U.S.C. 301-327 and 18 U.S.C. 2).

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		DATE (YYYYMMDD)		
		INVITATION NUMBER		
	BID			
		PLACE		
	TO: (Name and Address of Issuing Office)			
The un	dersigned			
	sting under the laws of the State of			
a partnership con				
an individual tradi	-			
	Telephone Number)			
	ourchase from the United States of America, subject to the term		ns to bidders contained in	
Invitation for Bids	Number , attached hereto	and made a part hereof, any or all of the items describe	ed below for which bid	
prices are indicate	ed, in consideration of the price indicated for each such item.			
			c.	
a. ITEM NUMBER		b. DESCRIPTION AND LOCATION		
from th	All property not to be included in the sale should, whenever pose site. If this is not possible, specify in the listing of items what in the Government to remove such property.)	ssible, be separated from the property to be sold and, be is not included in the sale and expressly reserve, in the	pefore the sale, removed be body of the invitation,	
Inclose	d is a certified check, cashier's check, or postal money order, F	Payable to the order of the Treasurer of the United State	es, in the amount of	
\$				
		BY NAME (Last, First MI)	-	
		DI NAME (East, First Min)		
		BY SIGNATURE		
		BT GIGIWATERE		
		BUSINESS ADDRESS	-	

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	CERTIFICATE OF CORPORATE BIDDI	ER		
I,	, certify that I am the		Secretary of the corporation named as	
	, who signed this bid on behalf of the bi		,	
of said corporation; that said bid was duly signed for and in b powers.	ehalf of said corporation by authority of	the governing body and	d is within the scope of its corporate	
AFFIX SEAL				
CLAL				
	ACCEPTANCE BY THE GOVERNMEN	IT		
Accepted by and on behalf of the United States thi	s day of	, 20	, as to	
Items numbered				
	(Name)	Last, First MI)		
	(Name I	Last, i iist wiij		
		(Title)		
		(Tillo)		

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