

	Contract Routing Form	
ROUTING: Urgent Rush	-	printed on: 06/27/2016
Contract between: and Dept. or Division: Name/Phone Number:	DRS LTD Engineering Division	
Project: Garner Park Te	nnis to Pickleball-Court Cor	nversion
Contract No.: 7740 Enactment No.: RES-16-0 Dollar Amount: 38,450.2		Date: 06/23/2016
(Please DATE before rout	ing)	KUS
Signatures Required	Date Received	
City Clerk	16/27/16	16/27/16
Director of Civil Rights	6-27-2016	6-27/2016
Risk Manager	6.27-16	1 6/27/16 RN
Finance Director	w .	6/27/16
City Attorney	79( 1 6-27-16	6-27-16
Mayor	1 /28-16	1 6-28-16
Please return signed Con	tracts to the City Clerk's (	Office
Doom 102 City County Pu	ulding tor tiling	

Original + 2

Copies

06/27/2016 10:28:23 enjls - Kate Kane 261-9671; Please route RUSH/URGENT



Dis Rights: OK / N/A/ Problem - Hold Prev Wage AA Agency / No Contract Value: 33,45 CC
AA Plan:
Amendment / Addendum #

Type: POS / Dvlp / Sbdv / Gov't / Grant / PW Goal / Loan / Agrmt

Sign In

Legislative Information Center Home

Legislation

Meetings

Common Council

Boards, Commissions and Committees

Members

□ □ □ Share □ RSS ▷ Alerts

Details

Reports

Awarding Public

Works Contract No.

File #:

Version: 1 43234

Name:

7740, Garner Park

Tennis to Pickleball

- Court Conversion.

Type:

Resolution

Status:

Passed

File created:

6/1/2016

In control:

**BOARD OF PUBLIC** 

**WORKS** 

On agenda:

6/21/2016

Final action:

6/21/2016

Enactment date:

6/23/2016

Enactment #:

RES-16-00484

Title:

Awarding Public Works Contract No. 7740, Garner Park Tennis to Pickleball - Court

Conversion.

Sponsors:

**BOARD OF PUBLIC WORKS** 

Attachments:

1. Contract 7740.pdf

History (3)

Text

3 records	Grou	p Export				***
Date	Ver.	Action By	Action	Result	Action Details	Watch
6/21/2016	1	COMMON COUNCIL	Adopt Under Suspension of Rules 2.04, 2.05, 2.24, and 2.25	Pass	Action details	Not available
6/8/2016	1	BOARD OF PUBLIC WORKS	RECOMMEND TO COUNCIL TO ADOPT UNDER SUSPENSION OF RULES 2.04, 2.05, 2.24, & 2.25 - REPORT OF OFFICER		Action details	Not available
6/1/2016	1	Engineering Division	Refer		Action details	Not available

CONTRACT NO. 7740
GARDNER PARK TENNIS TO PICKLEBALL-COURT CONVERSION

DRS LTD

\$38,450.25

Acct. No. 17435-51-130:54250(91235) Contingency 8%± \$38,450.25 3,079.75

**GRAND TOTAL** 

\$41,530.00

PAGE 2



## Wisconsin Office of the Commissioner of Insurance Active Company Appointment List for Licensee

Agent Information

Licensee Name: TODD A SCHAAP License Number: 0000774994

NPN:

774994

Report Date:

06/24/2016

			ointments		
Company Name	ompany Number	NAIC Number	License type	LOA	Appointment Date
American Contractors Indemnity Company	111179	10216	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	03/31/2006
Citizens Insurance Company of America	110824	31534	INTERMEDIARY (AGENT) INDIVIDUAL	Property	04/16/2004
Citizens Insurance Company of America	110824	31534	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	04/16/2004
Colonial American Casualty and Surety Company	110793	34347	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	06/23/2000
Colonial American Casualty and Surety Company	110793	34347	INTERMEDIARY (AGENT) INDIVIDUAL	Property	06/23/2000
Developers Surety and Indemnity Company	110160	12718	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	03/28/2002
Developers Surety and Indemnity Company	110160	12718	INTERMEDIARY (AGENT) INDIVIDUAL	Property	03/28/2002
Fidelity and Deposit Company of Maryland	111700	39306	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	05/10/2002
Fidelity and Deposit Company of Maryland	111700	39306	INTERMEDIARY (AGENT) INDIVIDUAL	Property	05/10/2002
Hudson Insurance Company	110950	25054	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	03/04/2010
Hudson Insurance Company	110950	25054	INTERMEDIARY (AGENT) INDIVIDUAL	Property	03/04/2010
International Fidelity Insurance Company	110862	11592	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	01/25/2006
LM Insurance Corporation	110356	33600	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	07/25/2011
Lexon Insurance Company	111268	13307	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	05/14/2013
Liberty Mutual Fire Insurance Company	111439	23035	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	07/25/2011
Liberty Mutual Insurance Company	111480	23043	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	07/25/2011
Massachusetts Bay Insurance Company	111649	22306	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	04/16/2004
Massachusetts Bay Insurance Company	111649	22306	INTERMEDIARY (AGENT) INDIVIDUAL	Property	04/16/2004
Merchants Bonding Company (Mutual)	111779	14494	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	07/03/2007
Merchants National Bonding, Inc.	110323	11595		Casualty	09/20/2012

			INTERMEDIARY (AGENT) INDIVIDUAL	a a	* 1.0
North American Specialty Insurance Company	111693	29874	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	12/05/2002
Old Republic Insurance Company	111620	24147	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	08/28/2015
Old Republic Surety Company	112142	40444	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	08/28/2015
U.S. Specialty Insurance Company	110926	29599	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	04/18/2011
Washington International Insurance Company	111508	32778	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	12/05/2002
Westchester Fire Insurance Company	112088	10030	INTERMEDIARY (AGENT) INDIVIDUAL	Property	08/21/2013
Westchester Fire Insurance Company	112088	10030	INTERMEDIARY (AGENT) INDIVIDUAL	Casualty	08/21/2013



\$38	3,450.25
	FILE

BID OF \_\_\_\_\_

DRS LTD.

2016

PROPOSAL, CONTRACT, BOND AND SPECIFICATIONS

FOR

GARNER PARK TENNIS TO PICKLEBALL-COURT CONVERSION

CONTRACT NO. 7740

MUNIS NO. 17435-51-130

IN

MADISON, DANE COUNTY, WISCONSIN

AWARDED BY THE COMMON COUNCIL MADISON, WISCONSIN ON \_\_JUNE 21, 2016

CITY ENGINEERING DIVISION 1600 EMIL STREET MADISON, WISCONSIN 53713

https://bidexpress.com/login

# 2016 GARNER PARK TENNIS TO PICKLEBALL-COURT CONVERSION CONTRACT NO. 7740

## INDEX

SECTION A: ADVERTISEMENT FOR BIDS AND INSTRUCTIONS TO BIDDERS	A-1
SECTION B: PROPOSAL SECTION	B-1
SECTION C; SMALL BUSINESS ENTERPRISE (NOT APPLICABLE)	C-1
SECTION D. SPECIAL PROVISIONS	D-1
SECTION E: BIDDER'S ACKNOWLEDGEMENT	E-1
SECTION F: DISCLOSURE OF OWNERSHIP & BEST VALUE CONTRACTING	F-1
SECTION G: BID BOND	G-1
SECTION H: AGREEMENT	H-1
SECTION I: PAYMENT AND PERFORMANCE BOND	. I-1
SECTION J. PREVAILING WAGE RATES	.J-1

This Proposal, and Agreement have been prepared by:

CITY PARKS DIVISION
CITY OF MADISON
MADISON, DANE COUNTY, WISCONSIN

Eric Knepp, Parks Supermenden

EK: KK

#### SECTION A: ADVERTISEMENT FOR BIDS AND INSTRUCTIONS TO BIDDERS

## REQUEST FOR BID FOR PUBLIC WORKS CONSTRUCTION CITY OF MADISON, WISCONSIN

#### A BEST VALUE CONTRACTING MUNICIPALITY

PROJECT NAME:	2016 GARNER PARK TENNIS TO PICKLEBALL-COURT CONVERSION
CONTRACT NO.:	7740
BID BOND . ,	5%
PREQUALIFICATION APPLICATION DUE (1:00 P.M)	5/27/2016
BID SUBMISSION (1:00 P.M.)	6/3/2016
BID OPEN (1:30 P.M.)	6/3/2016
PUBLISHED IN WSJ	5/13/2016 & 5/20/2016, 5/27/2016

PREQUALIFICATION APPLICATION: Forms are available at the same location or on our website, <a href="https://www.cityofmadison.com/business/pw/forms.cfm">www.cityofmadison.com/business/pw/forms.cfm</a>. If not currently prequalified in the categories listed in Section A, an amendment to your Prequalification will need to be submitted prior to the same due date. Postmark is not applicable.

BIDS TO BE SUBMITTED by hand to 1600 EMIL ST., MADISON, WI 53713 or online at www.bidexpress.com.

THE BID OPENING is at 1600 EMIL ST., MADISON, WI 53713.

#### STANDARD SPECIFICATIONS

The City of Madison's Standard Specifications for Public Works Construction - 2016 Edition, as supplemented and amended from time to time, forms a part of these contract documents as if attached hereto.

These standard specifications are available on the City of Madison Public Works website, www.cityofmadison.com/Business/PW/specs.cfm.

The Contractor shall review these Specifications prior to preparation of proposals for the work to be done under this contract, with specific attention to Article 102, "BIDDING REQUIREMENTS AND CONDITIONS" and Article 103, "AWARD AND EXECUTION OF THE CONTRACT." For the convenience of the bidder, below are highlights of three subsections of the specifications.

#### SECTION 102.1: PRE-QUALIFICATION OF BIDDERS

In accordance with Wisconsin State Statutes 66.0901 (2) and (3), all bidders must submit to the Board of Public Works proof of responsibility on forms furnished by the City. The City requires that all bidders be qualified on a biennial basis.

Bidders must present satisfactory evidence that they have been regularly engaged in the type of work specified herein and they are fully prepared with necessary capital, materials, machinery and supervisory personnel to conduct the work to be contracted for to the satisfaction of the City. All bidders must be prequalified by the Board of Public Works for the type of construction on which they are bidding prior to the opening of the bid.

In accordance with Section 39.02(9)(a)l. of the General Ordinances, all bidders shall submit in writing to the Affirmative Action Division Manager of the City of Madison, a Certificate of Compliance or an Affirmative Action Plan at the same time or prior to the submission of the proof of responsibility forms.

The bidder shall be disqualified if the bidder fails to or refuses to, prior to opening of the bid, submit a Certificate of compliance, Affirmative Action Plan or Affirmative Action Data Update, as applicable, as defined by Section 39.02 of the General Ordinances (entitled Affirmative Action) and as required by Section 102.11 of the Standard Specifications.

#### SECTION 102.4 PROPOSAL

No bid will be accepted that does not contain an adequate or reasonable price for each and every item named in the Schedule of Unit Prices.

A lump sum bid for the work in accordance with the plans and specifications is required. The lump sum bid must be the same as the total amounts bid for the various items and it shall be inserted in the space provided.

All papers bound with or attached to the proposal form are considered a part thereof and must not be detached or altered when the proposal is submitted. The plans, specifications and other documents designated in the proposal form will be considered a part of the proposal whether attached or not.

A proposal submitted by an individual shall be signed by the bidder or by a duly authorized agent. A proposal submitted by a partnership shall be signed by a member/partner or by a duly authorized agent thereof. A proposal submitted by a corporation shall be signed by an authorized officer or duly authorized registered agent of such corporation, and the proposal shall show the name of the State under the laws of which such corporation was chartered. The required signatures shall in all cases appear in the space provided thereof on the proposal.

Each proposal shall be placed, together with the proposal guaranty, in a sealed envelope, so marked as to indicate name of project, the contract number or option to which it applies, and the name and address of the Contractor or submitted electronically through Bid Express (<a href="www.bidexpress.com">www.bidexpress.com</a>). Proposals will be accepted at the location, the time and the date designated in the advertisement. Proposals received after the time and date designated will be returned to the bidder unopened.

The Bidder shall execute the Disclosure of Ownership form. REFER TO SECTION F.

#### SECTION 102.5: BID DEPOSIT (PROPOSAL GUARANTY)

All bids, sealed or electronic, must be accompanied with a Bid Bond equal to at least 5% of the bid or a Certificate of Annual/Biennial Bid Bond or certified check, payable to the City Treasurer. Bid deposit of the successful bidders shall be returned within forty-eight (48) hours following execution of the contract and bond as required.

#### PREVAILING WAGE RATES

Prevailing Wage Rates may be required and are attached in Section J of the contract. See Special Provisions to determine applicability.

# Bidders for this Contract(s) must be Pre-Qualified for at least one of the following type(s) of construction denoted by an $\boxtimes$

<u>Bui</u> 101 120	ldir [	ng Demolition ] Asbestos Removal ] House Mover	110		Building Demolition .
-		<u>Utility and Site Construction</u> Asphalt Paving	270	П	Retaining Walls, Reinforced Concrete
201 205		Aspiral Faving  Blasting			Sanitary, Storm Sewer and Water Main
210		Boring/Pipe Jacking	210	ш	Construction
215		Concrete Paving .	276	П	Sawcutting
220		Con. Sidewalk/Curb & Gutter/Misc. Flat Work			Sewer Lateral Drain Cleaning/Internal TV Insp.
	F		285	H	Sewer Lining
221		Applications and the company of the contract o			Sewer Pipe Bursting
222	-	Concrete Removal			
225		Dredging	290	H	Soil Borings
230		Fencing			Soil Nailing
235		Fiber Optic Cable/Conduit Installation			Storm & Sanitary Sewer Laterals & Water Svc.
240	<u>_</u>	Grading and Earthwork			Street Construction
241	_	Horizontal Saw Cutting of Sidewalk			Street Lighting
242					Tennis Court Resurfacing
245					Traffic Signals
250		Landscaping, Site and Street			Traffic Signing & Marking
.251		Parking Ramp Maintenance			Tree pruning/removal
252		Pavement Marking			Tree, pesticide treatment of
255		Pavement Sealcoating and Crack Sealing			Trucking
260		Petroleum Above/Below Ground Storage	340		Utility Transmission Lines including Natural Gas,
		Tank Removal/Installation			Electrical & Communications
262		Playground Installer	399		Other
265		Retaining Walls, Precast Modular Units			¥
D		0			
	ge	Construction	Ti.		<b>8</b> 7 2 7
501	اسا	Bridge Construction and/or Repair			
Ruil	din	g Construction			
401		Floor Covering (including carpet, ceramic tile installation,	437	П	Metals
TU 1		rubber, VCT	440		Painting and Wallcovering
402		Building Automation Systems	445		Plumbing
403	H	Concrete			Pump Repair
404		Doors and Windows			Pump Systems
405		Electrical - Power, Lighting & Communications			Roofing and Moisture Protection
		Elevator - Lifts			Tower Crane Operator
410					Solar Photovoltaic/Hot Water Systems
412		Fire Suppression			
413					Soil/Groundwater Remediation
415			400	$\vdash$	Warning Sirens
420		General Building Construction, \$250,000 to \$1,500,000		$\vdash$	Water Supply Elevated Tanks
425			475	닏	Water Supply Wells
428		Glass and/or Glazing	480	Ш	Wood, Plastics & Composites - Structural &
429		Hazardous Material Removal		-	Architectural
430	Ш		499	Ш	Other
433	Ш	Insulation - Thermal	×		
435		Masonry/Tuck pointing			
CT-T		(Missansia Cartifications			4
		f Wisconsin Certifications			. La
1	Ш	Class 5 Blaster - Blasting Operations and Activities 2500 feet	and cid	ser	to innabited buildings for quarries, open pits and
0	_	road cuts.	and ale	2001	to inhabited buildings for transhes, site
2 -	Ш	Class 6 Blaster - Blasting Operations and Activities 2500 feet			
		excavations, basements, underwater demolition, underground			
3	Ш	Class 7 Blaster - Blasting Operations and Activities for structur			r than 15 'in height, bridges, towers, and any of
	-	the objects or purposes listed as "Class 5 Blaster or Class 6 B			M
4	Ш	Petroleum Above/Below Ground Storage Tank Removal and II			
5		Hazardous Material Removal (Contractor to be certified for ash			
		of Health Services, Asbestos and Lead Section (A&LS).) See t			
		www.dhs.wisconsin.gov/Asbestos/Cert. State of Wisconsin Pe	rforma	nce	of Asbestos Abatement Certificate must be
	_	attached.			
6		Certification number as a Certified Arborist or Certified Tree W	orker a	as a	dministered by the International Society of
		Arboriculture			
7		Pesticide application (Certification for Commercial Applicator F	or Hire	e wi	th the certification in the category of turf and
		landscape (3.0) and possess a current license issued by the D	ATCP	)	
В		State of Wisconsin Master Plumbers License.			3

SECTION B: PROPOSAL

# Please refer to the Bid Express Website at <a href="https://bidexpress.com">https://bidexpress.com</a> look up contract number and go to Section B: Proposal Page

You can access all City of Madison bid solicitations for FREE at www.bidexpress.com

Click on the "Register for Free" button and follow the instructions to register your company and yourself. You will be asked for a payment subscription preference, since you may wish to bid online someday. Simply choose the method to pay on a 'per bid' basis. This requires no payment until / unless you actually bid online. You can also choose the monthly subscription plan at this time. You will, however, be asked to provide payment information. Remember, you can change your preference at anytime. You will then be able to complete your free registration and have full access to the site. Your free access does not require completion of the 'Digital ID' process, so you will have instant access for viewing and downloading. To be prepared in case you ever do wish to bid online, you may wish to establish your digital ID also, since you cannot bid without a Digital ID.

If you have any problems with the free registration process, you can call the bidexpress help team, toll free at 1-888-352-2439 (option 1, option1).

## SECTION C: SMALL BUSINESS ENTERPRISE

## Instructions to Bidders City of Madison SBE Program Information

SBE NOT APPLICABLE

#### SECTION D: SPECIAL PROVISIONS

# 2016 GARNER PARK TENNIS TO PICKLEBALL-COURT CONVERSION CONTRACT NO. 7740

It is the intent of these Special Provisions to set forth the final contractual intent as to the matter involved and shall prevail over the Standard Specifications and plans whenever in conflict therewith. In order that comparisons between the Special Provisions can be readily made, the numbering system for the Special Provisions is equivalent to that of the Specifications.

Whenever in these Specifications the term "Standard Specifications" appears, it shall be taken to refer to the City of Madison Standard Specifications for Public Works Construction and Supplements thereto.

## SECTION 102.9: <u>BIDDER'S UNDERSTANDING</u>

Tax Exempt Status: Effective with all contracts executed after January 1, 2016, the sales price from the sale, storage, use or other consumption of tangible personal property that is used in conjunction with a public works improvement for a tax exempt entity (including the City of Madison), is exempt from State sales tax. Said property must become a component of the project owned by the tax exempt entity and includes: any building; shelter; parking lot; parking garage; athletic field; storm sewer; water supply system; or sewerage and waste water treatment facility, but does not include a highway, street or road.

The contractor shall ensure that the exemption for sales and use tax available under Wis. Stat. Sec. 77.54(9m) applies where available. The contractor shall provide all necessary documentation as required by the State of Wisconsin and the City of Madison to comply with this exemption.

### SECTION 102.10: PREVAILING WAGE

For this project, payment of prevailing wages (white sheet) shall be required unless the box indicating prevailing wages are not required is checked below.

Prevailing wages shall not be required when this box is checked.

If prevailing wages (white sheets) are required, the wages and benefits paid on the contract shall not be less than those specified in the Prevailing Wage Determination included with these contract documents for the following types of work:

Building or Heavy Construction
Sewer, Water, or Tunnel Construction
Local Street or Miscellaneous Paving Construction
Residential or Agricultural Construction

When multiple boxes are checked, worker's wages may vary according to the type and area of work performed. It is the responsibility of the Contractor to determine and apply the appropriate wage rate for the specific work assigned.

#### SECTION 102.12: BEST VALUE CONTRACTING

This Contract shall be considered a Best Value Contract if the Contractor's bid is equal to or greater than \$56,500 for a single trade contract; or equal to or greater than \$277,000 for a multi-trade contract pursuant to MGO 33.07(7).

# SECTION 102.14 BAN THE BOX – ARREST AND CRIMINAL BACKGROUND CHECKS (SEC. 39.08, MGO)

This provision applies to all prime contractors on contracts entered into on or after January 1, 2016, and all subcontractors who are required to meet prequalification requirements under MGO 33.07(7)(I), MGO

as of the first time they seek or renew pre-qualification status on or after January 1, 2016. The City will monitor compliance of subcontractors through the pre-qualification process.

A. Definitions. For purposes of this section, "Arrest and Conviction Record" includes, but is not limited to, information indicating that a person has been questioned, apprehended, taken into custody or detention, held for investigation, arrested, charged with, indicted or tried for any felony, misdemeanor or other offense pursuant to any law enforcement or military authority.

"Conviction record" includes, but is not limited to, information indicating that a person has been convicted of a felony, misdemeanor or other offense, placed on probation, fined, imprisoned or paroled pursuant to any law enforcement or military authority.

"Background Check" means the process of checking an applicant's arrest and conviction record, through any means.

B. Requirements. For the duration of this Contract, the Contractor shall:

1. Remove from all job application forms any questions, check boxes, or other inquiries regarding an applicant's arrest and conviction record, as defined herein.

2. Refrain from asking an applicant in any manner about their arrest or conviction record

until after conditional offer of employment is made to the applicant in question.

3. Refrain from conducting a formal or informal background check or making any other inquiry using any privately or publicly available means of obtaining the arrest or conviction record of an applicant until after a conditional offer of employment is made to the applicant in question.

4. Make information about this ordinance available to applicants and existing employees, and post notices in prominent locations at the workplace with information about the

ordinance and complaint procedure using language provided by the City.

5. Comply with all other provisions of Sec. 39.08, MGO.

C. Exemptions: This section shall not apply when:

Hiring for a position where certain convictions or violations are a bar to employment in

that position under applicable law, or

2. Hiring a position for which information about criminal or arrest record, or a background check is required by law to be performed at a time or in a manner that would otherwise be prohibited by this ordinance, including a licensed trade or profession where the licensing authority explicitly authorizes or requires the inquiry in question.

To be exempt, Contractor has the burden of demonstrating that there is an applicable law or regulation that requires the hiring practice in question, if so, the contractor is exempt from all of the requirements of this ordinance for the position(s) in question.

#### SECTION 104 SCOPE OF WORK

The City of Madison Parks Division is reconstructing 2 tennis courts at Garner Park into 6 pickleball courts according to these plans and specifications. The address of the complex is:

Garner Park 333 S. Rosa Rd. Madison, WI 53705

This work will include but is not limited to the following:

- chain link fence removal and disposal
- saw cutting and patching existing asphalt surface
- pounding down existing fenced posts where needed
- installation of new chain link fence and gates
- installation of new pickleball net posts and nets

- installation of new benches
- crack repair, resurfacing (color coat) and striping

The Contractor shall visit the site prior to bidding to become familiar with the existing conditions.

#### SECTION 105.12: COOPERATION OF THE CONTRACTOR

The Contractor is to note that there needs to be a 30 day asphalt curing period built into the construction timetable. The completion date of <u>August 26, 2016</u> is the completion date for the complete project – including color coating of the court surface. The construction timetable was established based on the following construction assumption:

- 1 week for fence and asphalt removal including pounding down fence footings and cutting fence posts to grade and sawcut, removal and re-lay asphalt (total of 168 SF aphalt re-lay)
- 4 weeks asphalt curing time during which time the new fence and gates can be installed, the new net posts can be installed, bench slabs poured and benches installed and repair of existing surface cracks performed
- 1 week for color coating and striping

Several utilities exist on site. The Contractor shall perform a One Call through Digger's Hotline at least three days prior to beginning construction. To ensure that Parks-owned utilities are also marked, include the PARK NAME AT THE BEGINNING OF THE MARKING instructions field on the ticket, and send a copy of the ticket to the City of Madison Parks Surveyor (Dan Rodman / drodman@cityofmadison.com / tel (608)266-6674 / fax (608)267-1162).

The Contractor shall secure materials at the end of each work day at the park's parking lot to deter any potential vandalism and theft.

#### The Contractor shall attend a pre-construction meeting prior to the start of construction.

The Contractor warrants that its services are performed, within the limits prescribed by the City, with the usual thoroughness and competence of the consulting profession; in accordance with the standard for professional services at the time those services are rendered. The Contractor shall be responsible for the accuracy of the work performed under this Agreement, and shall promptly make necessary revisions or corrections resulting from their negligent acts, errors or omissions without additional compensation. The Contractor shall be responsible for any damages incurred as a result of their errors, omissions, or negligent acts and for any losses or costs to repair or remedy construction.

The Contractor shall take care when accessing the site not to damage the existing utilities, court fencing to remain, asphalt path or asphalt parking lot. Any damage shall be repaired by the Contractor per the Standard Specifications and considered incidental to this contract.

#### SECTION 109.2: PROSECUTION OF WORK

Work cannot start on this contract until after the "Start to Work" letter has been received. Construction work must begin within seven (7) calendar days after the date appearing on the mailed notice to do so that was sent to the Contractor. Construction work shall be carried at a rate so as to secure full completion within the contract times outlined in Section 109.7, the rate of progress and the time of completion being essential conditions of this Agreement. Definite notice of intention to start work shall be given to the Engineer at least seventy-two (72) hours in advance of beginning work.

The fixed, agreed upon, liquidated damages for failure to complete all work within the contract, unless otherwise specified in this section, shall be calculated in accordance with Article 109 of the Standard Specifications. The Contractor shall limit workdays from 7:00 am to 7:00 pm, Monday - Friday, unless approved by the Engineer in writing.

#### SECTION 109.5: METHODS AND EQUIPMENT

The work to be done on this project consists of furnishing all materials, labor and equipment necessary to rebuild the 2 tennis courts at Garner Park into 6 pickleball courts in accordance with the enclosed drawings and specifications.

Access to the tennis courts shall be from the existing asphalt walking path that enters the park adjacent to the parking lot. This access route shall only be for equipment required to complete the project. Equipment shall be moved back out to the parking lot at the end of each work day. Personal vehicles belonging to contractor/crew shall be parked in the park's parking lot located off of South Rosa Road. Any damage to the existing asphalt walking path and turf areas off of the asphalt walking path caused by the Contractor shall be repaired by the Contractor at no cost to the City. Any turf repairs shall consist of topsoiling, seeding and mulching which shall be considered incidental to this project:

#### SECTION 109.7: <u>TIME OF COMPLETION</u>

The Contractor shall begin work on the 2016 Garner Park Tennis to Pickleball-Court Conversion on or before July 18, 2016 and shall be completed by August 26, 2016. It is the Contractor's responsibility to coordinate sub contractors work to assure completion of the complete project, including the color coating and striping by August 26, 2016.

#### SECTION 110.1: MEASUREMENT OF QUANTITIES

All bid items listed in the proposal page will be paid for at the quantity listed in the proposal page, and will not be measured in the field unless otherwise indicated in these special provisions, or there is a significant change approved by the Engineer.

#### SECTION 402: ASPHALT CONSTRUCTION

All asphalt construction shall be according to the City of Madison Standard Specifications for Public Works Construction - Section 402. The asphalt patch work for Garner Park tennis courts shall be E-0.3 with a total thickness of 3.5" in one lift.

#### **BID ITEM 10911 - MOBILIZATION**

#### DESCRIPTION

Work under this item shall include all costs associated with mobilization of the Contractor to the site. Parking of equipment and staging shall be allowed only in the Garner Park parking lot. The exact location of material storage and parking will be determined at the pre-construction meeting prior to the start of the project. Access to the tennis courts with construction equipment shall be from the existing asphalt walking path that enters the park adjacent to the parking lot with all equipment being moved back out to the parking lot after each work day.

#### METHOD OF MEASUREMENT

Mobilization shall be measured as a single unit of work.

#### BASIS OF PAYMENT

Mobilization shall be measured as described above and shall be paid for at the contract price which shall be full compensation for all work, materials, equipments, labor, and incidentals required to complete the work as set forth in the description.

#### BID ITEM 20208 - SELECT FILL SAND

#### DESCRIPTION

Work under this item shall include all costs associated with backfilling the 8 holes resulting from the pounding down of the concrete footings 12" down from gravel grade, at the locations of the removed line posts along the court separation fence removed as a part of Bid Item # 90000.

The sand is to be tamped into the holes in 3" lifts. The amount of sand needed to fill these holes is less than 1 CY. There may be areas where this sand can be used up depending on how clean the pounding process goes. The ultimate goal is to have a uniform  $3 - 3\frac{1}{2}$ " lift of asphalt that will fill the 42' x 2' run of removed fence on each side.

#### METHOD OF MEASUREMENT

Select Fill Sand shall be measured per cubic yard.

#### BASIS OF PAYMENT

Select Fill Sand shall be measured as described above and shall be paid for at the contract price which shall be full compensation for all work, materials, equipments, labor, and incidentals required to complete the work as set forth in the description.

#### BID ITEM 20303 - SAWCUT BITUMINOUS PAVEMENT

#### DESCRIPTION

Work under this item shall include all costs associated with sawcutting the existing asphalt tennis court surface per the City of Madison Standard Specifications for Public Works Construction - Section 203.2(b) at the locations of the existing court separation fence removed as a part of Bid Item # 90000, at the proposed gate installation area to be installed as part of Bid Item #90003 and at the proposed bench locations to be installed as part of Bid Item #90005.

#### METHOD OF MEASUREMENT

Sawcut Bituminous Pavement shall be per linear foot.

#### BASIS OF PAYMENT

Sawcut Bituminous Pavement shall be measured as described above and shall be paid for at the contract price which shall be full compensation for all work, materials, equipments, labor, and incidentals required to complete the work as set forth in the description.

# BID ITEM 90000 - REMOVE/DISPOSE OF EXISTING TENNIS COURT SEPARATION CHAIN LINK FENCE AND ASPHALT

#### DESCRIPTION

This work shall include all labor, equipment, and incidentals required to remove and dispose of the existing chain link fence that separates the two tennis courts along with the asphalt surface under the fence. These sections of fence consist of approximately 20 L.F. of 12' height fence followed by 20 L.F. of 8' height fence at the north side of the courts and 20 L.F. of 12' height fence followed by 20 L.F. of 8' height fence at the south side — a total of 40 L.F. of 12' height fence and 40 L.F. of 8' height fence. The contractor is to saw cut an area 42' x 2' wide (12" on either side of the fence, 2' beyond the end post), and remove the asphalt from around the existing fence posts to be removed. The fence posts are to be cut off at the concrete footing. The Contractor is then to pound down the concrete footing to a depth of 12" from gravel base. The pounding down of these fence posts and footings (8 of them) is incidental to this bid item. The saw cutting is to be paid for as a part of Bid Item # 20303.

The removed fence, any associated hardware and asphalt shall be disposed of at a suitable location determined by the Contractor at no additional cost to the City of Madison.

#### METHOD OF MEASUREMENT

Remove / Dispose of Existing Tennis Court Separation Chain Link Fence and Asphalt shall be per linear foot.

#### BASIS OF PAYMENT

Remove/Dispose of Existing Tennis Court Separation Chain Link Fence shall be measured as described above and shall be paid for at the contract price which shall be full compensation for all work, materials, equipments, labor, and incidentals required to complete the work as set forth in the description.

#### BID ITEM 90001 - REMOVE/DISPOSE OF EXISTING TENNIS NET POSTS TO GRADE

#### DESCRIPTION

This work shall include all labor, equipment, and incidentals required to cut off and dispose of the existing tennis net posts (4). The net posts are to be cut off less than an inch above concrete. The Contractor is to use these existing 4 holes/locations for the new fence, installing a new line post into each net post hole.

The removed posts and any associated hardware shall be disposed of at a suitable location determined by the Contractor at no additional cost to the City of Madison.

#### METHOD OF MEASUREMENT

Remove/Dispose of Existing Tennis Net Posts to Grade shall be per each removed and disposed net post.

#### BASIS OF PAYMENT

Remove/Dispose of Existing Tennis Net Posts to Grade shall be measured as described above and shall be paid for at the contract price which shall be full compensation for all work, materials, equipments, labor, and incidentals required to complete the work as set forth in the description.

#### BID ITEM 90002 - FURNISH/INSTALL 6' CHAIN LINK FENCE

#### DESCRIPTION

This work shall include all labor, equipment, and incidentals required to install new 6' chain link fence as per Detail 2, and as shown on the plans. The Contractor is to install 4 of the new line posts in the holes left over by the removal of the tennis net posts and locate the remaining line posts in a uniform, equidistant pattern. The holes cut into the asphalt for the new line posts are to be cut with an air drill. The hole is to match the size of the line posts (2 ½"). This fence line is to get one 4' width (6' height) pedestrian gate installed at the location as shown on the plans. Any extra line posts or bracing required for installation of the gate according to industry standards is to be included in the linear foot price for this bid item. All fencing, including gate, is to be installed per industry standards and per these plans and details. All fencing shall be constructed of Schedule 40 water pipe. Contractor to note: no concrete footings are to be used for any of the fence work.

#### METHOD OF MEASUREMENT

Furnish/Install 6' Chain Link Fence shall be measured per linear foot.

#### BASIS OF PAYMENT

Furnish/Install 6' Chain Link Fence shall be measured as described above and and shall be paid for at the contract price which shall be full compensation for all work, materials, equipments, labor, and incidentals required to complete the work as set forth in the description.

#### BID ITEM 90003 - FURNISH/INSTALL 4' CHAIN LINK GATE

#### **DESCRIPTION**

This work shall include all labor, equipment, and incidentals required to fabricate and install one (1) six (6) foot height, four (4) foot width pedestrian gate in the location shown on the plans. Gate is to swing both ways 180 degrees. The cost of any extra posts required for installation of the gate are to be included in the linear foot price for 6' fence given for Bid Item # 90002.

#### METHOD OF MEASUREMENT

Furnish/Install 4' Chain Link Gate shall be per each individual gate.

#### BASIS OF PAYMENT

Furnish/Install 4' Chain Link Gate shall be measured as described above and shall be paid for at the contract price which shall be full compensation for all work, materials, equipments, labor, and incidentals required to complete the work as set forth in the description.

#### BID ITEM 90004 - FURNISH/INSTALL PICKLEBALL NET POSTS

#### **DESCRIPTION**

This work shall include all labor, equipment, and incidentals required to furnish and install new pickleball net posts according to the manufacturer's installation instructions and to install all netting, which shall be provided by the City of Madison.

The net posts shall be:

Wilson Heavy Duty Pickleball Posts Model # 501-3441 W

The Contractor shall be responsible for setting all lines and/or grades required to complete the work. Pickleball nets shall be purchased by the City of Madison and ordered for delivery from the vendor to the City's pre-determined receiving location located at the City of Madison Goodman Maintenance Facility, 1402 Wingra Creek Parkway. These facilities are open 7:30 am to 2:00 pm for Contractor pickup.

#### METHOD OF MEASUREMENT

Furnish/Install Pickleball Net Posts shall be measured per each pickleball net post.

#### BASIS OF PAYMENT

Furnish/Install Pickleball Net Posts shall be measured as described above and shall be paid for at the contract unit price which shall be full compensation for all work, labor, tools, equipment, and incidentals required to complete the work as set forth in the description.

#### BID ITEM 90005 - INSTALL BENCH

Work under this item shall include all work, materials, labor and incidentals necessary for the Contractor to assemble and install KayPark (Part #6FB4RP) bench, surface mounted at the locations specified on the plans. All handling and installation shall be according to manufacturer's specifications. The complete

installation specifications shall be included in the shipment of equipment from the vendor. The benches shall be purchased by the City of Madison and ordered for delivery from the bench vendor to the Contractor's pre-determined receiving location.

The KayPark bench shall be purchased by the City of Madison and ordered for delivery from the vendor to the Contractor's pre-determined receiving location. The Contractor shall provide equipment and labor for off-loading, loading, and trucking as needed. The Contractor is responsible for storing and securing all deliveries and insuring the completeness of the bench order prior to installation. Original packing slips from each shipment shall be provided to the Engineer.

New benches shall be surface mounted to an 2'x6', 5" thick concrete slab. The new concrete slabs shall be paid for under BID ITEM 30301 – 5 INCH CONCRETE SIDEWALK.

#### METHOD OF MEASUREMENT

Install Bench shall be measured per each individual installed bench as listed in the proposal page.

#### BASIS OF PAYMENT

Install Bench shall be measured as described above and shall be paid for at the contract unit price which shall be full compensation for all work, materials, tools, equipment, labor, hauling, placement, disposal and incidentals required to complete the work as set forth in the description.

#### BID ITEM 90006 - PAVEMENT CRACK SEALING - ACRYLIC SEALED SPORT COURTS

Work under this item shall include all costs associated with pavement crack sealing at acrylic sealed sport courts as specified in these special provisions.

This work consists of cleaning, preparing and filling pavement cracks 1/8" or wider within existing acrylic sealed bituminous pavements.

The Contractor shall note that water is not available at the site.

Cracks less than 3/8" width shall be filled by hand packing with flexible, asbestos-free tennis court crack filler, level to surface. Crack filler shall be Flexi® Pave crack sealant or equivalent.

Cracks greater than 3/8" width shall be filled within 1/4" to the surface of the court with acrylic court patch binder mix and allowed to cure (including saw cut expansion joints). Acrylic court patch binder mix shall be Flexi® Pave court patch binder or equivalent. The remaining 1/4" or less shall then be filled with flexible crack filler, level to surface.

#### METHOD OF MEASUREMENT

Pavement Crack Sealing - Acrylic Sealed Sport Courts shall be paid per linear foot.

#### BASIS OF PAYMENT

Pavement Crack Sealing – Acrylic Sealed Sport Courts shall be measured as described above and shall be paid for at the contract price which shall be full compensation for all work, materials, equipments, labor, and incidentals required to complete the work as set forth in the description.

#### BID ITEM 90007 - PAVEMENT SEAL COAT - ACRYLIC

Work under this bid item shall include all costs associated with seal coating the existing tennis courts at Garner Park as a part of the conversion of the tennis courts to 6 pickleball courts, as specified in these special provisions.

Prior to color coating, the surface must be power washed and cleaned. The surface to be coated shall be sound, smooth, and free from dust, lawn, dirt, and oily materials.

The Contractor shall note that water is not available at the site.

Prior to the application of surfacing materials, the entire surface shall be checked for minor depressions or irregularities. After the court has been flooded and allowed to drain, any depressions that hold more than a nickel's thickness of water shall be corrected by filling with court patch binder high strength acrylic latex bonding liquid. A tack coat of diluted court patch binder shall be applied under patches and should be allowed to thoroughly dry prior to patching.

To fill surface voids and provide a uniform surface texture, one coat of mineral filled acrylic resurfacer shall be applied over the entire surface. Acrylic resurfacer shall contain only high grade, rounded silica sand, 40-70 mesh, at a rate of 12-16 lbs per gallon concentrate. Acrylic resurfacer shall be applied by rubber bladed squeegee. A second coat shall be added to heavy wear areas if needed to provide a uniform surface texture. The first coat shall be allowed to dry thoroughly prior to applying additional coats. The Contractor shall submit manufacturer submittals to the Project Manager for approval prior to start of work.

A minimum of two finish coats of Plexipave® or Laykold® textured seal coating shall be applied over entire surface by rubber bladed squeegee. Each application shall contain only high grade, rounded silica sand, 100 mesh, at a rate of 7 lbs. per gallon concentrated. Textured seal coat shall be dark green.

After seal coating is complete, the Contractor shall install pickleball court nets (call Madison Parks Division Central Maintenance staff @ 608-266-4728 for nets to be dropped off), and ensure that pickleball court net tie downs are free of material and debris and suitable for use.

The Contractor shall protect the asphalt surface with barricades and/or construction fencing or tape throughout the duration of the manufacturer's recommended drying time.

#### METHOD OF MEASUREMENT

Pavement Seal Coat - Acrylic shall be paid per square yard.

#### BASIS OF PAYMENT

Pavement Seal Coat – Acrylic shall be measured as described above and shall be paid for at the contract price which shall be full compensation for all work, materials, equipments, labor, and incidentals required to complete the work as set forth in the description.

#### BID ITEM 90008 - PICKLEBALL COURT LINE PAINTING

Work under this bid item shall include all costs associated with line painting acrylic sealed pickleball courts with pickleball court lines as specified in these special provisions.

Contractor shall paint new pickleball lines at the following courts:

#### Garner Park – 6 courts

Regulation pickleball court playing lines shall be marked as specified by the U.S. Pickleball Association. Court lines shall include single sidelines, doubles sidelines, center service lines, center marks, and base lines. Detailed information on pickleball court line painting is located at the following websites:

http://www.usapa.org/court-diagram/

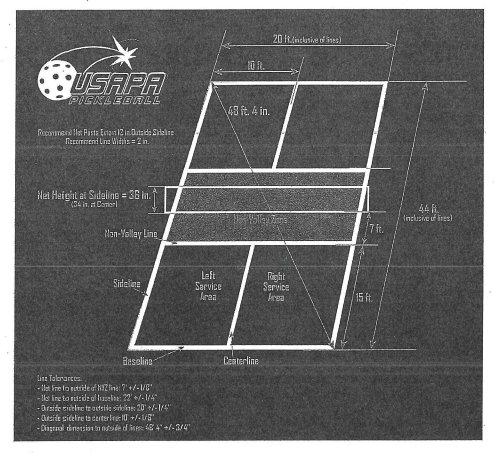
All lines shall be accurately located, masked, and painted with Plexicolor® Line Paint or an approved equal. If paint is spray applied, two coats of paint shall be required. No overspray shall be permitted. All lines shall be two (2) inches wide. All pickleball court lines shall be painted white.

All materials shall be mixed and applied according to manufacturers' specifications. Asphalt emulsions and material containing asbestos shall not be permitted. No materials shall be applied when rain is imminent, and air temperature must be at least 50 degrees and rising. Contractor shall secure all gates until completion, and shall leave the site in a clean condition.

All discarded materials, including any excess filler coat or finish coat material dumped on the lawn, shall be removed from the work site. Any ruts caused by vehicles or work equipment shall be repaired by the Contractor at no additional cost to the city.

The Contractor shall protect the asphalt with barricades and/or construction fencing throughout the duration of the manufacturer's recommended drying time.

Lines shall be painted as shown in the below diagram and per Detail 1.



#### METHOD OF MEASUREMENT

Pickleball Court Line Painting shall be paid per each individual court.

#### BASIS OF PAYMENT

Pickleball Court Line Painting shall be measured as described above and shall be paid for at the contract unit price which shall be full compensation for all work, materials, labor, tools, equipment, disposal, and incidentals required to complete the work as set forth in the description.

**END OF SPECIAL PROVISIONS** 

#### SECTION E: BIDDERS ACKNOWLEDGEMENT

#### **CONTRACT TITLE**

## CONTRACT NO. 7740

Bidder must state a Unit Price and Total Bid for each item. The Total Bid for each item must be the product of quantity, by Unit Price. The Grand Total must be the sum of the Total Bids for the various items. In case of multiplication errors or addition errors, the Grand Total with corrected multiplication and/or addition shall determine the Grand Total bid for each contract. The Unit Price and Total Bid must be entered numerically in the spaces provided. All words and numbers shall be written in ink.

1. The undersigned having familiarized himself/hers Advertisement for Bids, Instructions to Bidders, I Specifications for Public Works Construction - 201 of Bond, and Addenda issued and attached to the p the City Engineer, hereby proposes to provide an expendable equipment necessary to perform and conconstruction on this project for the City of Mac specifications as prepared by the City Engineer, inc through issued thereto, at the prices for (Electronic bids submittals shall acknowledge acknowledge here)	Form of Proposal, City of Madison Standard 6 Edition thereto, Form of Agreement, Form lans and specifications on file in the office of d furnish all the labor, materials, tools, and mplete in a workmanlike manner the specified lison; all in accordance with the plans and luding Addenda to the Contract Nos.
2. If awarded the Contract, we will initiate action vaccordance with the date specified in the contract to bring the project to full completion within the nu	o begin work and will proceed with diligence
by the calendar date stated in the Contract.	
3. The undersigned Bidder or Contractor certifies combination in form of trust or otherwise, or conspother violation of the anti-trust laws of the State	iracy in restraint of trade or commerce or any
respect to this bid or contract or otherwise.	
4. I hereby certify that I have met the Bid Bond Requir (IF BID BOND IS USED, IT SHALL BE SUBMIT CITY. FAILURE TO DO SO MAY RESULT IN REJI	TED ON THE FORMS PROVIDED BY THE
5. I hereby certify that all statements  ORS LTD. (name of corporation organized and existing under the laws a partnership consisting of	herein are made on behalf of tration, partnership, or person submitting bid of the State of Wisconsul trading as
; of the City	of MAOISON State
of wisconsin ; that I have ex	camined and carefully prepared this Proposal,
from the plans and specifications and have check Proposal; that I have fully authority to make such their) behalf; and that the said statements are true an	ed the same in detail before submitting this statements and submit this Proposal in (its,
here!	
SIGNATURE	
	그는 얼마 하나 아들은 이 가는 살아왔다. 그는 그런
Trasiden.	
TITLE, IF ANY	
Sworn and subscribed to before me this 320 day of	JUNE , 20/16.
Thomas P. Beck THOMA	s P. Bear
(Notary Public or other officer authorized to administer oath	3)
My Commission Expires 9/20/19	
Bidders shall not add any conditions or qualifying statements	s to this Proposal.

#### Contract 7740 - DRS, LTD

Section F: Disclosure of Ownership and BVC

This section is a required document for the bid to be considered complete. There are two methods for completing the Disclosure of Ownership and BVC form. Method one: The form can be filled out online and submitted to this site to be included with your electronic bid. Method two: The form can be downloaded from the site and submitted by hand to the City of Madison.

Method of Submittal for Disclosure of Ownership and BVC (click in box below to choose) \* I will submit Bid Express fillable online form (Disclosure of Ownership and BVC).

Section F: Disclosure of Ownership and Best Value Contracting

Notice required under Section 15.04(1)(m), Wisconsin Statutes. The statutory authority for the use of this form is prescribed in Sections 66.0903(12)(d), Wisconsin Statutes. The use of this form is mandatory. The penalty for failing to complete this form is prescribed in Section 103.005(12). Personal information you provide may be used for secondary purposes.

- (1) On the date a contractor submits a bid to or completes negotiations with a state agency or local governmental unit, on a project subject to Section 66.0903 or 103.49, Wisconsin Statutes, the contractor shall disclose to such state agency or local governmental unit the name of any "other construction business", which the contractor, or a shareholder, officer or partner of the contractor, owns or has owned within the preceding three (3) years.
- (2) The term "other construction business" means any business engaged in the erection, construction, remodeling, repairing, demolition, altering or painting and decorating of buildings, structures or facilities. It also means any business engaged in supplying mineral aggregate, or hauling excavated material or spoil as provided by Sections 66.0903(3), 103.49(2) and 103.50(2), Wisconsin Statues.
- (3) This form must ONLY be filed, with the state agency or local governmental unit that will be awarding the contract, if both (A) and (B) are met.
- (A) The contractor, or a shareholder, officer or partner of the contractor:
- 1. Owns at least a 25% interest in the "other construction business", indicated below, on the date the contractor submits a bid or completes negotiations.
- 2. Or has owned at least a 25% interest in the "other construction business" at any time within the preceding three (3) years.
- (B) The Wisconsin Department of Workforce Development (DWD) has determined that the "other construction business" has failed to pay the prevailing wage rate or time and one-half the required hourly basic rate of pay, for hours worked in excess of the prevailing hours of labor, to any employee at any time within the preceding three (3) years.

Other Construction Business

Not Applicable

Name of Business
DRS Transport
Street Address or PO Box
2534 S Fish Hatchery RD
City
Fitchburg
State and Zip Code
WI 53711

Best Value Contracting

- 1. The Contractor shall indicate the non-apprenticeable trades used on this contract. Asphalt Paving
- 2. Madison General Ordinance (M.G.O.), 33.07(7), does provide for some exemptions from the active apprentice requirement. Apprenticeable trades are those trades considered apprenticeable by the State of Wisconsin. Please check applicable box if you are seeking an exemption.
- Contractor has a total skilled workforce of four or less individuals in all apprenticeable trades combined.

  No available trade training program; The Contractor has been rejected by the only available trade training program, or there is no trade training program within 90 miles.

  Contractor is not using an apprentice due to having a journey worker on layoff status, provided the journey worker was employed by the contractor in the past six months.

  First time contractor on City of Madison Public Works contract requests a onetime exemption but intends to comply on all future contracts and is taking steps typical of a "good faith" effort.

  Contractor has been in business less than one year.
- Contractor doesn't have enough journeyman trade workers to qualify for a trade training program in that respective trade.
- An exemption is granted in accordance with a time period of a "Documented Depression" as defined by the State of Wisconsin.
- 3. The Contractor shall indicate on the following section which apprenticeable trades are to be used on this contract. Compliance with active apprenticeship, to the extent required by M.G.O. 33.07(7), shall be satisfied by documentation from an applicable trade training body; an apprenticeship contract with the Wisconsin Department of Workforce Development or a similar agency in another state; or the U.S Department of Labor. This documentation is required prior to the Contractor beginning work on the project site.

The Contractor has reviewed the list and shall not use any apprenticeable trades on t project.	his
LIST APPRENTICABLE TRADES (check all that apply to your work to be performed on the contract)	nis
BRICKLAYER	
CARPENTER	
CEMENT MASON / CONCRETE FINISHER	
CEMENT MASON (HEAVY HIGHWAY)	
CONSTRUCTION CRAFT LABORER	, all set
DATA COMMUNICATION INSTALLER	
ELECTRICIAN	
ENVIRONMENTAL SYSTEMS TECHNICIAN / HVAC SERVICE TECH/HVAC INSTAI SERVICE	_L /
GLAZIER	
HEAVY EQUIPMENT OPERATOR / OPERATING ENGINEER	
INSULATION WORKER (HEAT and FROST)	
IRON WORKER	
IRON WORKER (ASSEMBLER, METAL BLDGS)	
PAINTER and DECORATOR	
PLASTERER	
PLUMBER	
RESIDENTIAL ELECTRICIAN	-
ROOFER and WATER PROOFER	
SHEET METAL WORKER	
SPRINKLER FITTER	
STEAMFITTER	
STEAMFITTER (REFRIGERATION)	
STEAMFITTER (SERVICE)	
TAPER and FINISHER	
TELECOMMUNICATIONS (VOICE, DATA and VIDEO) INSTALLER-TECHNICIAN	
TILE SETTER	

## GARNER PARK TENNIS TO PICKLEBALL-COURT CONVERSION

CONTRACT NO. 7740 DATE: JUNE 3, 2016

DPC	1 4 -1

ltem	Quantity	Price	Extension
Section B: Proposal Page			
10911 - MOBILIZATION - LS	1.00	\$12,000.00	\$12,000.00
20303 - SAWCUT BITUMINOUS PAVEMENT - LF	220.00	\$8.00	\$1,760.00
20208 - SELECT FILL SAND - CY	1.00	\$500.00	\$500.00
30301 - 5 INCH CONCRETE SIDEWALK - SF	96.00	\$45.00	\$4,320.00
40201 - 3" DEPTH HMA PAVEMENT TYPE E-0.3 - Tons	4.00	\$140.00	\$560.00 -
90000 - REMOVE/DISPOSE OF EXISTING TENNIS COURT			
SEPARATION CHAIN LINK FENCE AND ASPHALT - LF	80.00	\$10.00	\$800.00
90001 - REMOVE/DISPOSE OF EXISTING TENNIS NET POSTS TO			
GRADE EA	4.00	\$300.00	\$1,200.00
90002 - FURNISH/INSTALL 6' CHAIN LINK FENCE - LF	109.00	\$12.50	\$1,362.50
90003 - FURNISH/INSTALL 4' CHAIN LINK FENCE GATE - EA	1.00	\$1,000.00	\$1,000.00
90004 - FURNISH/INSTALL PICKLEBALL NET POSTS - EA	12.00	\$320.00	\$3,840.00
90005 - INSTALL BENCH - EA	8.00	\$150.00	\$1,200.00
90006 - PAVEMENT CRACK SEALING - ACRYLIC SEALED SPORT			
COURTS - LF	1080.00	\$1.50	\$1,620.00
90007 - PAVEMENT SEAL COAT - ACRYLIC - SY	1627.00	\$3.25	\$5,287.75
90008 - PICKLEBALL COURT LINE PAINTING - EA	6.00	\$500.00	\$3,000.00
14 Items	Totals		\$38,450.25

#### SECTION G: BID BOND

KNOW ALL MEN BY THESE PRESENT, THAT Principal and Surety, as identified below, are held and firmly bound unto the City of Madison, (hereinafter referred to as the "Obligee"), in the sum of five per cent (5%) of the amount of the total bid or bids of the Principal herein accepted by the Obligee, for the payment of which the Principal and the Surety bind themselves, their heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.

The conditions of this obligation are such that, whereas the Principal has submitted, to the City of Madison a certain bid, including the related alternate, and substitute bids attached hereto and hereby made a part hereof, to enter into a contract in writing for the construction of:

# 2016 GARNER PARK TENNIS TO PICKLEBALL-COURT CONVERSION CONTRACT NO. 7740

- 1. If said bid is rejected by the Obligee, then this obligation shall be void.
- 2. If said bid is accepted by the Obligee and the Principal shall execute and deliver a contract in the form specified by the Obligee (properly completed in accordance with said bid) and shall furnish a bond for his/her faithful performance of said contract, and for the payment of all persons performing labor or furnishing materials in connection therewith, and shall in all other respects perform the agreement created by the acceptance of said bid, then this obligation shall be void.

If said bid is accepted by the Obligee and the Principal shall fail to execute and deliver the contract and the performance and payment bond noted in 2. above executed by this Surety, or other Surety approved by the City of Madison, all within the time specified or any extension thereof, the Principal and Surety agree jointly and severally to forfeit to the Obligee as liquidated damages the sum mentioned above, it being understood that the liability of the Surety for any and all claims hereunder shall in no event exceed the sum of this obligation as stated, and it is further understood that the Principal and Surety reserve the right to recover from the Obligee that portion of the forfeited sum which exceed the actual liquidated damages incurred by the Obligee.

The Surety, for value received, hereby stipulates and agrees that the obligations of said Surety and its bond shall be in no way impaired or affected by an extension of the time within which the Obligee may accept such bid, and said Surety does hereby waive notice of any such extension.

IN WITNESS WHEREOF, the Principal and the Surety have hereunto set their hands and seals, and such of them as are corporations have caused their corporate seals to be hereto affixed and these presents to be signed by their proper officers, on the day and year set forth below.

Seal	PRINCIPAL			100
	DRS LTD.		. 보고 이 이 사람들은 그래 생각을 하고 있다. 보고 있는 사람들이 보는 수 있을 수 있는 것이다.	
	Name of Principal			
	Chin	Thomas	6/3/2016	
	Ву	1	Date	
	Name and Title	TRASSMAN PA	GEIDENT	
Seal	SURETY			
		lalty Insurance Company		
	Name of Surety			
	Car C		6/3/2016	
	Ву		Date	
	Thomas O. Chambe	rs, Attorney-in-Fact		
	Name and Title		<del>litaij</del> eka estalektrik (j. 1886)	
			그렇지 하시 않는 사람들은 사람들이 가는 먹는	ă.
<del></del>				
in fact v above,	vith authority to execu	en duly licensed as an age 370531 for the year 2 te this bid bond and the party has not been revoked.	ent for the above company in Wisconsing 16 and appointed as attorned ayment and performance bond referred to	ր У
6/3/2016 Date		Thomas O. Chambers/	Shorewest Surety Services, Inc.	
<b>Pale</b>		Agent		
		2626 49th Drive		
		Address		_
		Franksville, WI 53126		
		City, State and Zip Co	ode	-
		262-835-9576		
		Telephone Number	and the same	

## NOTE TO SURETY & PRINCIPAL

The bid submitted which this bond guarantees shall be rejected if the following instrument is not attached to this bond:

Power of Attorney showing that the agent of Surety is currently authorized to execute bonds on behalf of the Surety, and in the amounts referenced above.

#### NAS SURETY GROUP

# NORTH AMERICAN SPECIALTY INSURANCE COMPANY WASHINGTON INTERNATIONAL INSURANCE COMPANY

#### GENERAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, THAT North American Specialty Insurance Company, a corporation duly organized and existing under laws of the State of New Hampshire, and having its principal office in the City of Manchester, New Hampshire, and Washington International Insurance Company, a corporation organized and existing under the laws of the State of New Hampshire and having its principal office in the City of Schaumburg, Illinois, each does hereby make, constitute and appoints.
THOMAS O. CHAMBERS, TODD SCHAAP
and KIMBERLY S. RASCH
JOINTLY OR SEVERALLY
Its true and lawful Attorney(s)-in-Fact, to make, execute, seal and deliver, for and on its behalf and as its act and deed, bonds or other writings obligatory in the nature of a bond on behalf of each of said Companies, as surety, on contracts of suretyship as are or may be required or permitted by law, regulation, contract or otherwise, provided that no bond or undertaking or contract or suretyship executed under this authority shall exceed the amount of:  FIFTY MILLION (\$50,000,000.00) DOLLARS
This Power of Attorney is granted and is signed by facsimile under and by the authority of the following Resolutions adopted by the Boards of Directors of both North American Specialty Insurance Company and Washington International Insurance Company at meetings duly called and held on the 9 <sup>th</sup> of May, 2012:
"RESOLVED, that any two of the Presidents, any Managing Director, any Senior Vice President, any Vice President, any Assistant Vice President the Secretary or any Assistant Secretary be, and each or any of them hereby is authorized to execute a Power of Attorney qualifying the attorney named in the given Power of Attorney to execute on behalf of the Company bonds, undertakings and all contracts of surety, and that each or any of them hereby is authorized to attest to the execution of any such Power of Attorney and to attach therein the seal of the Company; and it is
FURTHER RESOLVED, that the signature of such officers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be binding upon the Company when so affixed and in the future with regard to any bond, undertaking or contract of surety to which it is attached."
By  SEAL  Steven P. Anderson, Senior Vice President of Washington International Insurance Company  & Senior Vice President of Washington International Insurance Company  Michael A. 1to, Senior Vice President of Washington International Insurance Company
& Senior Vice President of North American Specialty Insurance Company  IN WITNESS WHEREOF, North American Specialty Insurance Company and Washington International Insurance Company have caused their official seals to be hereunto affixed, and these presents to be signed by their authorized officers this 14th day of April , 2016.
North American Specialty Insurance Company
Washington International Insurance Company  State of Illinois County of Cook  ss:
On this 14th day of April, 2016, before me, a Notary Public personally appeared Steven P. Anderson, Senior Vice President of Washington International Insurance Company and Senior Vice President of North American Specialty Insurance Company and Michael A. Ito, Senior Vice President of Washington International Insurance Company and Senior Vice President of North American Specialty Insurance Company, personally known to me, who being by me duly swom, acknowledged that they signed the above Power of Attorney as officers of and acknowledged said instrument to be the voluntary act and deed of their respective companies.
OFFICIAL SEAL M KENNY NOTARY PUBLIC, STATE OF ILLINOIS MY COMMISSION EXPIRES 12/04/2017  M. Kenny, Notary Public
I, <u>Jeffrey Goldberg</u> , the duly elected <u>Assistant Secretary</u> of North American Specialty Insurance Company and Washington International Insurance Company, do hereby certify that the above and foregoing is a true and correct copy of a Power of Attorney given by said North American Specialty Insurance Company and Washington International Insurance Company, which is still in full force and effect.
IN WITNESS WHEREOF, I have set my hand and affixed the seals of the Companies this 3rd day of June, 2016

Jeffrey Goldberg, Vice President & Assistant Secretary of Washington International Insurance Company & North American Specialty Insurance Company

STATE OF WISCONSIN	)				
COUNTY OF Kenosha	)				
ON THIS 3rd	_day of _June				
before me, a notary public, v	vithin and for sa	id County and St	ate, personally	appeare	d
Thomas O. Chambers					
upon oath did say that he is t			100		
North American Specialty Ins	urance Compan	у	-5	a corpor	ation
of New Hampshire		, created, organi			
by virtue of the laws of the S	tate of New Har	mpshire ;	that the co	orporate	seal
affixed to the foregoing with					
was affixed and the said inst	The first per Pelling and Pelling				
and the said Thomas O. Char					e/she
executed the said instrument					

Kimberly S, Rasch
Notary Public, Kenosha County, Wisconsin
My Commission Expires 1/22/2018

#### SECTION H: AGREEMENT

THIS AGREEMENT made this 22 day of \_\_\_\_\_ in the year Two Thousand and Sixteen between <u>DRS LTD.</u> hereinafter called the Contractor, and the City of Madison, Wisconsin, hereinafter called the City.

WHEREAS, the Common Council of the said City of Madison under the provisions of a resolution adopted <u>JUNE 21, 2016</u>, and by virtue of authority vested in the said Council, has awarded to the Contractor the work of performing certain construction.

NOW, THEREFORE, the Contractor and the City, for the consideration hereinafter named, agree as follows:

1. Scope of Work. The Contractor shall, perform the construction, execution and completion of the following listed complete work or improvement in full compliance with the Plans, Specifications, Standard Specifications, Supplemental Specifications, Special Provisions and contract; perform all items of work covered or stipulated in the proposal; perform all altered or extra work; and shall furnish, unless otherwise provided in the contract, all materials, implements, machinery, equipment, tools, supplies, transportation, and labor necessary to the prosecution and completion of the work or improvements:

# GARNER PARK TENNIS TO PICKLEBALL-COURT CONVERSION CONTRACT NO. 7740

- Completion Date/Contract Time. Construction work must begin within seven (7) calendar
  days after the date appearing on mailed written notice to do so shall have been sent to the
  Contractor and shall be carried on at a rate so as to secure full completion <u>SEE SPECIAL</u>
  PROVISIONS, the rate of progress and the time of completion being essential conditions of this
  Agreement.
- 3. Contract Price. The City shall pay to the Contractor at the times, in the manner and on the conditions set forth in said specifications, the sum of <a href="https://doi.org/10.1038/nd-
- 4. Wage Rates for Employees of Public Works Contractors

General and Authorization. The Contractor shall compensate its employees at the prevailing wage rate in accordance with section 66.0903, Wis. Stats., DWD 290 of the Wisconsin Administrative Code and as hereinafter provided unless otherwise noted in Section D: Special Provisions, Subsection 102.10 – Minimum Rate of Wage Scale.

"Public Works" shall include building or work involving the erection, construction, remodeling, repairing or demolition of buildings, parking lots, highways, streets, bridges, sidewalks, street lighting, traffic signals, sanitary sewers, water mains and appurtenances, storm sewers, and the grading and landscaping of public lands.

"Building or work" includes construction activity as distinguished from manufacturing, furnishing of materials, or servicing and maintenance work, except for the delivery of mineral aggregate such as sand, gravel, bituminous asphaltic concrete or stone which is incorporated into the work under contract with the City by depositing the material directly in final place from transporting vehicle.

"Erection, construction, remodeling, repairing" means all types of work done on a particular building or work at the site thereof in the construction or development of the project, including without limitation, erecting, construction, remodeling, repairing, altering, painting, and decorating, the transporting of materials and supplies to or from the building or work done by the employees of the Contractor, Subcontractor, or Agent thereof, and the manufacturing or furnishing of

materials, articles, supplies or equipment on the site of the building or work, by persons employed by the Contractor, Subcontractor, or Agent thereof.

"Employees working on the project" means laborers, workers, and mechanics employed directly upon the site of work.

"Laborers, Workers, and Mechanics" include pre-apprentices, helpers, trainees, learners and properly registered and indentured apprentices but exclude clerical, supervisory, and other personnel not performing manual labor.

Establishment of Wage Rates. The Department of Public Works shall periodically obtain a current schedule of prevailing wage rates from DWD. The schedule shall be used to establish the City of Madison Prevailing Wage Rate Schedule for Public Works Construction (prevailing wage rate). The Department of Public Works may include known increases to the prevailing wage rate which can be documented and are to occur on a future specific date. The prevailing wage rate shall be included in public works contracts subsequently negotiated or solicited by the City. Except for known increases contained within the schedule, the prevailing wage rate shall not change during the contract. The approved wage rate is attached hereto.

Workforce Profile. The Contractor shall, at the time of signature of the contract, notify the City Engineer in writing of the names and classifications of all the employees of the Contractor, Subcontractors, and Agents proposed for the work. In the alternative, the Contractor shall submit in writing the classifications of all the employees of the Contractor, Subcontractors and Agents and the total number of hours estimated in each classification for the work. This workforce profile(s) shall be reviewed by the City Engineer who may, within ten (10) days, object to the workforce profile(s) as not being reflective of that which would be required for the work. The Contractor may request that the workforce profile, or a portion of the workforce profile, be submitted after the signature of the contract but at least ten (10) days prior to the work commencing. Any costs or time loss resulting from modifications to the workforce profile as a result of the City Engineer's objections shall be the responsibility of the Contractor.

Payrolls and Records. The Contractor shall keep weekly payroll records setting forth the name, address, telephone number, classification, wage rate and fringe benefit package of all the employees who work on the contract, including the employees of the Contractor's subcontractors and agents. Such weekly payroll records must include the required information for all City contracts and all other contracts on which the employee worked during the week in which the employee worked on the contract. The Contractor shall also keep records of the individual time each employee worked on the project and for each day of the project. Such records shall also set forth the total number of hours of overtime credited to each such employee for each day and week and the amount of overtime pay received in that week. The records shall set forth the full weekly wages earned by each employee and the actual hourly wage paid to the employee.

The Contractor shall submit the weekly payroll records, including the records of the Contractor's subcontractors and agents, to the City Engineer for every week that work is being done on the contract. The submittal shall be within twenty-one (21) calendar days of the end of the Contractor's weekly pay period.

Employees shall receive the full amounts accrued at the time of the payment, computed at rates not less than those stated in the prevailing wage rate and each employee's rate shall be determined by the work that is done within the trade or occupation classification which should be properly assigned to the employee.

An employee's classification shall not be changed to a classification of a lesser rate during the contract. If, during the term of the contract, an employee works in a higher pay classification than the one which was previously properly assigned to the employee, then that employee shall be considered to be in the higher pay classification for the balance of the contract, receive the appropriate higher rate of pay, and she/he shall not receive a lesser rate during the balance of the

contract. For purposes of clarification, it is noted that there is a distinct difference between working in a different classification with higher pay and doing work within a classification that has varying rates of pay which are determined by the type of work that is done within the classification. For example, the classification "Operating Engineer" provides for different rates of pay for various classes of work and the Employer shall compensate an employee classified as an "Operating Engineer" based on the highest class of work that is done in one day. Therefore, an "Operating Engineer's" rate may vary on a day to day basis depending on the type of work that is done, but it will never be less than the base rate of an "Operating Engineer". Also, as a matter of clarification, it is recognized that an employee may work in a higher paying classification merely by chance and without prior intention, calculation or design. If such is the case and the performance of the work is truly incidental and the occurrence is infrequent, inconsequential and does not serve to undermine the single classification principle herein, then it may not be required that the employee be considered to be in the higher pay classification and receive the higher rate of pay for the duration of the contract. However, the Contractor is not precluded or prevented from paying the higher rate for the limited time that an employee performs work that is outside of the employee's proper classification.

Questions regarding an employee's classification, rate of pay or rate of pay within a classification, shall be resolved by reference to the established practice that predominates in the industry and on which the trade or occupation rate/classification is based. Rate of pay and classification disputes shall be resolved by relying upon practices established by collective bargaining agreements and guidelines used in such determination by appropriate recognized trade unions operating within the City of Madison.

The Contractor, its Subcontractors and Agents shall submit to interrogation regarding compliance with the provisions of this ordinance.

Mulcting of the employees by the Contractor, Subcontractor, and Agents on Public Works contracts, such as by kickbacks or other devices, is prohibited. The normal rate of wage of the employees of the Contractor, Subcontractor, and Agents shall not be reduced or otherwise diminished as a result of payment of the prevailing wage rate on a public works contract.

**Hourly contributions.** Hourly contributions shall be determined in accordance with the prevailing wage rate and with DWD: 290.01(10), Wis. Admin. Code.

Apprentices and Subjourney persons. Apprentices and sub journeypersons performing work on the project shall be compensated in accordance with the prevailing wage rate and with DWD 290.02, and 290.025, respectively, Wis. Admin. Code.

**Straight Time Wages.** The Contractor may pay straight time wages as determined by the prevailing wage rate and DWD 290.04, Wis. Admin. Code.

**Overtime Wages.** The Contractor shall pay overtime wages as required by the prevailing wage rate and DWD 290.05, Wis. Admin. Code.

Posting of Wage Rates and Hours. A clearly legible copy of the prevailing wage rate, together with the provisions of Sec. 66.0903(10)(a) and (11)(a), Wis. Stats., shall be kept posted in at least one conspicuous and easily accessible place at the project site by the Contractor and such notice shall remain posted during the full time any laborers, workers or mechanics are employed on the contract.

**Evidence of Compliance by Contractor.** Upon completion of the contract, the Contractor shall file with the Department of Public Works an affidavit stating:

a. That the Contractor has complied fully with the provisions and requirements of Sec. 66.0903(3), Wis. Stats., and Chapter DWD 290, Wis. Admin. Code; the Contractor has received evidence of compliance from each of the agents and subcontractors; and the

names and addresses of all of the subcontractors and agents who worked on the contract.

b. That full and accurate records have been kept, which clearly indicate the name and trade or occupation of every laborer, worker or mechanic employed by the Contractor in connection with work on the project. The records shall show the number of hours worked by each employee and the actual wages paid therefore; where these records will be kept and the name, address and telephone number of the person who will be responsible for keeping them. The records shall be retained and made available for a period of at least three (3) years following the completion of the project of public works and shall not be removed without prior notification to the municipality.

Failure to Comply with the Prevailing Wage Rate. If the Contractor fails to comply with the prevailing wage rate, she/he shall be in default on the contract. In addition, if DWD finds that a contractor or subcontractor violated the prevailing wage law, DWD will assess liquidated damages of 100% of the wages owed to employees.

Establishment of Wage Rates. The Department of Public Works shall periodically obtain a current schedule of prevailing wage rates from DWD. The schedule shall be used to establish the City of Madison Prevailing Wage Rate Schedule for Public Works Construction (prevailing wage rate). The Department of Public Works may include known increases to the prevailing wage rate which can be documented and are to occur on a future specific date. The prevailing wage rate shall be included in public works contracts subsequently negotiated or solicited by the City. Except for known increases contained within the schedule, the prevailing wage rate shall not change during the contract. The approved wage rate and DWD prevailing wage requirements are attached hereto as Sec. I of the contract.

Affirmative Action. In the performance of the services under this Agreement the Contractor agrees not to discriminate against any employee or applicant because of race, religion, marital status, age, color, sex, disability, national origin or ancestry, income level or source of income, arrest record or conviction record, less than honorable discharge, physical appearance, sexual orientation, gender identity, political beliefs, or student status. The Contractor further agrees not to discriminate against any subcontractor or person who offers to subcontract on this contract because of race, religion, color, age, disability, sex, sexual orientation, gender identity or national origin.

The Contractor agrees that within thirty (30) days after the effective date of this agreement, the Contractor will provide to the City Affirmative Action Division certain workforce utilization statistics, using a form to be furnished by the City.

If the contract is still in effect, or if the City enters into a new agreement with the Contractor, within one year after the date on which the form was required to be provided, the Contractor will provide updated workforce information using a second form, also to be furnished by the City. The second form will be submitted to the City Affirmative Action Division no later than one year after the date on which the first form was required to be provided.

The Contractor further agrees that, for at least twelve (12) months after the effective date of this contract, it will notify the City Affirmative Action Division of each of its job openings at facilities in Dane County for which applicants not already employees of the Contractor are to be considered. The notice will include a job description, classification, qualifications and application procedures and deadlines. The Contractor agrees to interview and consider candidates referred by the Affirmative Action Division if the candidate meets the minimum qualification standards established by the Contractor, and if the referral is timely. A referral is timely if it is received by the Contractor on or before the date started in the notice.

#### Articles of Agreement Article I

The Contractor shall take affirmative action in accordance with the provisions of this contract to insure that applicants are employed, and that employees are treated during employment without regard to race, religion, color, age, marital status, disability, sex, sexual orientation; gender identity or national original and that the employer shall provide harassment free work environment for the realization of the potential of each employee. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination, rates of pay or other forms of compensation and selection for training including apprenticeship insofar as it is within the control of the Contractor. The Contractor agrees to post in conspicuous places available to employees and applicants notices to be provided by the City setting out the provisions of the nondiscrimination clauses in this contract.

#### Article II

The Contractor shall in all solicitations or advertisements for employees placed by or on behalf of the Contractors state that all qualified or qualifiable applicants will be employed without regard to race, religion, color, age, marital status, disability, sex, sexual orientation, gender identity or national origin.

#### Article III

The Contractor shall send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding a notice to be provided by the City advising the labor union or worker's representative of the Contractor's equal employment opportunity and affirmative action commitments. Such notices shall be posted in conspicuous places available to employees and applicants for employment.

#### Article V

The Contractor agrees that it will comply with all provisions of the Affirmative Action Ordinance of the City of Madison, including the contract compliance requirements. The Contractor agrees to submit the model affirmative action plan for public works contractors in a form approved by the Affirmative Action Division Manager.

#### Article VI

The Contractor will maintain records as required by Section 39.02(9)(f) of the Madison General Ordinances and will provide the City Affirmative Action Division with access to such records and to persons who have relevant and necessary information, as provided in Section 39.02(9)(f). The City agrees to keep all such records confidential, except to the extent that public inspection is required by law.

#### Article VII

In the event of the Contractor's or subcontractor's failure to comply with the Equal Employment Opportunity and Affirmative Action Provisions of this contract or Section 39.03 and 39.02 of the Madison General Ordinances, it is agreed that the City at its option may do any or all of the following:

- 1. Cancel, terminate or suspend this Contract in whole or in part.
- 2. Declare the Contractor ineligible for further City contracts until the Affirmative Action requirements are met.

3. Recover on behalf of the City from the prime Contractor 0.5 percent of the contract award price for each week that such party fails or refuses to comply, in the nature of liquidated damages, but not to exceed a total of five percent (5%) of the contract price, or five thousand dollars (\$5,000), whichever is less. Under public works contracts, if a subcontractor is in noncompliance, the City may recover liquidated damages from the prime Contractor in the manner described above. The preceding sentence shall not be construed to prohibit a prime Contractor from recovering the amount of such damage from the non-complying subcontractor.

#### Article VIII

The Contractor shall include the above provisions of this contract in every subcontract so that such provisions will be binding upon each subcontractor. The Contractor shall take such action with respect to any subcontractor as necessary to enforce such provisions, including sanctions provided for noncompliance.

#### Article IX

The Contractor shall allow the maximum feasible opportunity to small business enterprises to compete for any subcontracts entered into pursuant to this contract. (In federally funded contracts the terms "DBE, MBE and WBE" shall be substituted for the term "small business" in this Article.)

- 6. Substance Abuse Prevention Program Required. Prior to commencing work on the Contract, the Contractor, and any Subcontractor, shall have in place a written program for the prevention of substance abuse among its employees as required under Wis. Stat. Sec. 103.503.
- Contractor Hiring Practices.

#### Ban the Box - Arrest and Criminal Background Checks. (Sec. 39.08, MGO)

This provision applies to all prime contractors on contracts entered into on or after January 1, 2016, and all subcontractors who are required to meet prequalification requirements under MGO 33.07(7)(I), MGO as of the first time they seek or renew pre-qualification status on or after January 1, 2016. The City will monitor compliance of subcontractors through the pre-qualification process.

a. Definitions. For purposes of this section, "Arrest and Conviction Record" includes, but is not limited to, information indicating that a person has been questioned, apprehended, taken into custody or detention, held for investigation, arrested, charged with, indicted or tried for any felony, misdemeanor or other offense pursuant to any law enforcement or military authority.

"Conviction record" includes, but is not limited to, information indicating that a person has been convicted of a felony, misdemeanor or other offense, placed on probation, fined, imprisoned or paroled pursuant to any law enforcement or military authority.

"Background Check" means the process of checking an applicant's arrest and conviction record, through any means.

- b. Requirements. For the duration of this Contract, the Contractor shall:
  - 1. Remove from all job application forms any questions, check boxes, or other inquiries regarding an applicant's arrest and conviction record, as defined herein.
  - 2. Refrain from asking an applicant in any manner about their arrest or conviction record until after conditional offer of employment is made to the applicant in question.

- 3. Refrain from conducting a formal or informal background check or making any other inquiry using any privately or publicly available means of obtaining the arrest or conviction record of an applicant until after a conditional offer of employment is made to the applicant in question.
- 4. Make information about this ordinance available to applicants and existing employees, and post notices in prominent locations at the workplace with information about the ordinance and complaint procedure using language provided by the City.
- 5. Comply with all other provisions of Sec. 39.08, MGO.
- c. Exemptions: This section shall not apply when:
  - 1. Hiring for a position where certain convictions or violations are a bar to employment in that position under applicable law, or
  - 2. Hiring a position for which information about criminal or arrest record, or a background check is required by law to be performed at a time or in a manner that would otherwise be prohibited by this ordinance, including a licensed trade or profession where the licensing authority explicitly authorizes or requires the inquiry in question.

To be exempt, Contractor has the burden of demonstrating that there is an applicable law or regulation that requires the hiring practice in question, if so, the contractor is exempt from all of the requirements of this ordinance for the position(s) in question.

# GARNER PARK TENNIS TO PICKLEBALL-COURT CONVERSION CONTRACT NO. 7740

IN WITNESS WHEREOF, the Contractor has hereunto set his/her hand and seal and the City has caused these presents to be sealed with its corporate seal and to be subscribed by its Mayor and City Clerk the day and year first above written.

Countersigned:		DRS LTD.		
1/101		Company Name		
Witness	<u>C/23//6</u> Date	President	Massman	<u>6/22//.</u> Date
Vairil Finnon	6/22/14	16	Bak	
Witness	Date	Secretary	1- Jeye	6/22/16 Date
CITY OF MADISON, WISCONSIN				
Provisions have been made to pay the	ne liability	Approved as to fo	orm:	
that will accrue under this contract.			PM	
Finance Director	~	City Attorney		
Signed this day o	f	k	, 20	* * * * * * * * * * * * * * * * * * *
Jame Ly	1,41	fun	MA	
Witness		Mayor	10	Date
6 1 1 1			1 1	1

City Clerk

Witness

## SECTION 1: PAYMENT AND PERFORMANCE BOND

KNOW ALL MEN BY THESE PRESENTS, that we DRS LTD. as principal, and
North American Specialty Insurance Company
Company of Manchester, NH as surety, are held and firmly bound unto the City of Madison, Wisconsin, in the sum of THIRTY-EIGHT THOUSAND FOUR HUNDRED FIFTY AND 25/100 (\$38,450.25) Dollars, lawful money of the United States, for the payment of which sum to the City of Madison, we hereby bind ourselves and our respective executors and administrators firmly by these presents.
The condition of this Bond is such that if the above bounden shall on his/her part fully and faithfully perform all of the terms of the Contract entered into between him/herself and the City of Madison for the construction of:
GARNER PARK TENNIS TO PICKLEBALL-COURT CONVERSION CONTRACT NO. 7740
in Madison, Wisconsin, and shall pay all claims for labor performed and material furnished in the prosecution of said work, and save the City harmless from all claims for damages because of negligence in the prosecution of said work, and shall save harmless the said City from all claims for compensation (under Chapter 102, Wisconsin Statutes) of employees and employees of subcontractor, then this Bond is to be void, otherwise of full force, virtue and effect.
Signed and sealed thisday ofday of
Countersigned:  DRS LTD. Company Name (Principal)  Witness  President  Seal
Approved as to form: North American Specialty Insurance Company
Surety Seal Salary Employee  Sirety Todd Schaap  Seal  Attorney-in-Fact Todd Schaap
This certifies that I have been duly licensed as an agent for the above company in Wisconsin under National Provider No. 2356556 for the year 20 16, and appointed as attorney-infact with authority to execute this payment and performance bond which power of attorney has not been revoked.
6/22/2016

Agent Signature

Todd Schaap

Date

#### NAS SURETY GROUP

# NORTH AMERICAN SPECIALTY INSURANCE COMPANY WASHINGTON INTERNATIONAL INSURANCE COMPANY

#### GENERAL POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, THAT North American Specialty Insurance Company, a corporation duly organized and existing under laws of the State of New Hampshire, and having its principal office in the City of Manchester, New Hampshire, and Washington International Insurance Company, a corporation organized and existing under the laws of the State of New Hampshire and having its principal office in the City of Schaumburg, Illinois, each does hereby make, constitute and appoint:  THOMAS O. CHAMBERS, TODD SCHAAP
and KIMBERLY S. RASCH
JOINTLY OR SEVERALLY
Its true and lawful Attorney(s)-in-Fact, to make, execute, seal and deliver, for and on its behalf and as its act and deed, bonds or other writings obligatory in the nature of a bond on behalf of each of said Companies, as surety, on contracts of suretyship as are or may be required or permitted by law, regulation, contract or otherwise, provided that no bond or undertaking or contract or suretyship executed under this authority shall exceed the amount of:  FIFTY MILLION (\$50,000,000.00) DOLLARS
This Power of Attorney is granted and is signed by facsimile under and by the authority of the following Resolutions adopted by the Boards of Directors of both North American Specialty Insurance Company and Washington International Insurance Company at meetings duly called and held on the 9 <sup>th</sup> of May, 2012:
"RESOLVED, that any two of the Presidents, any Managing Director, any Senior Vice President, any Vice President, any Assistant Vice President, the Secretary or any Assistant Secretary be, and each or any of them hereby is authorized to execute a Power of Attorney qualifying the attorney named in the given Power of Attorney to execute on behalf of the Company bonds, undertakings and all contracts of surety, and that each or any of them hereby is authorized to attest to the execution of any such Power of Attorney and to attach therein the seal of the Company; and it is
FURTHER RESOLVED, that the signature of such officers and the seal of the Company may be affixed to any such Power of Attorney or to any certificate relating thereto by facsimile, and any such Power of Attorney or certificate bearing such facsimile signatures or facsimile seal shall be binding upon the Company when so affixed and in the future with regard to any bond, undertaking or contract of surety to which it is attached."
By Steven P. Anderson, Senior Vice President of Washington International Insurance Company & Senior Vice President of Washington International Insurance Company  Michael A. Ito, Senior Vice President of North American Specialty Insurance Company  & Senior Vice President of North American Specialty Insurance Company  & Senior Vice President of North American Specialty Insurance Company
IN WITNESS WHEREOF, North American Specialty Insurance Company and Washington International Insurance Company have caused their official seals to be hereunto affixed, and these presents to be signed by their authorized officers this

Jeffrey Goldberg, Vice President & Assistant Secretary of Washington International Insurance Company & North American Specialty Insurance Company

STATE OF WISCONSIN	)				
COUNTY OF Racine	)				
ON THIS 22nd	_day of _ <b>June</b>		, 2016		_,
before me, a notary public, v	vithin and for said County	y and S	state, personal	ly appea	red
Todd Schaap	to me personal	lly kno	own, who being	ng duly	sworn,
upon oath did say that he is t	he Attorney-in-Fact of ar	nd for t	he		
North American Specialty Ins	surance Company			_, a corp	ooration
of New Hampshire	, created	, organ	nized and exist	ting un	der and
by virtue of the laws of the S	tate of New Hampshire		that the	corpora	te seal
affixed to the foregoing with	nin instrument is the seal	of the	said Compar	y; that	the seal
was affixed and the said inst	trument was executed by	author	rity of its Boar	rd of Di	rectors;
and the said Todd Schaap	(	lid a	acknowledge	that	he/she
executed the said instrument	as the free est and deed o	e a a i d	C		

Jackie Sheldon

Jackie Sheldon
Notary Public, Racine County, Wisconsin
My Commission Expires 4/13/2019

JACKIE
SHELDON

JACKIE
SHELDON

## **SECTION J: PREVAILING WAGE RATES**

Not Applicable