CITY OF MUNCIE

CODE ENFORCEMENT DEMOLITION BID PACKET

PRE-BID CONFERENCE: Wednesday, February 24, 2021 BID DUE DATE: Wednesday, March 3, 2021



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Bidder Registration

Company Name				
Company Agent				
First		Last		
This will be the contact person for the	e project.			
Company Address				
Address Line 1				
Address Line 2				
City	State		Zip Code	
Email		Phone]
This is where addendum and other c regarding this project will be sent.	ommunications			
Name of project your firm is bidding:		Bid Date		

Be specific.

INSTRUCTIONS: You may fill this form and email (bking@cityofmuncie.com) or fax (765-747-4898) it to Brad King. You may send the information requested on this form to Brad King in an email or fax.

Or you may complete the form electronically at:

https://www.cognitoforms.com/CityOfMuncie/BidderRegistration

NOTICE TO BIDDERS and NOTICE OF INTENT TO DEMOLISH AND ASSESS COSTS TO OWNER

These notices satisfy two separate but related procedural requirements for activities to be undertaken by the City of Muncie.

NOTICE TO BIDDERS

The City of Muncie Community Development Department, on behalf of the Building Commissioner, is seeking bids to demolish the properties listed BELOW. Each property will be awarded as a separate demolition contract. This project will be funded through the City's Community Development Block Grant and the City's Economic Development Increment Tax. The winning Bidder MUST NOT be debarred from federal work on the SAM.gov website prior to contract(s) being signed for properties funded with federal funds.

Bid responses must be filed in the office of the City Clerk, 300 N. High St., Muncie, IN by 8:45 AM on 3/3/2021. Bid responses must be submitted in a sealed, opaque envelope marked with the bidder's name, address and telephone number and bearing the following caption: Quote for: Demolition Bid Opening Date: 3/3/2021. Bid responses will be opened by the Board of Public Works and Safety on 3/3/2021. at 9:00 AM. Bid responses may be held by the Board of Works for a period not to exceed sixty (60) days. The Board of Works has the right to reject any and all bid responses.

A bid packet, including federal requirements, instructions to bidders, sample contract and bid forms, will be available at the <u>Community Development Department webpage</u> on the City of Muncie's website or by emailing a request to <u>bking@cityofmuncie.com</u>.

A pre-bid conference held on 2/24/2021 at 10:00 AM in the City Hall Auditorium, first floor, City Hall, 300 N. High St., Muncie, IN. Please note that all communication regarding this bid, including any addenda issued, will be conducted by email only. Further questions may be submitted to Brad King at <u>bking@cityofmuncie.com</u>.

The properties seeking bids to DEMOLISH are:

917 E. ADAMS THURSTON JASON J HOUSE	713 W. ADAMS COLEMAN J NOEL LIV TRUST HOUSE & GARAGE	517 E. CHARLES MCGINNIS PHILLIP W AND MARY HELEN GARAGE
425 W CHARLES DAVIS SANDRA HOUSE	719 W CHARLES DELAWARE COUNTY COMMISSIONERS HOUSE	414 S. ELLIOTT DEVERS WILLIAM R JR HOUSE
622 W HOWARD CLOUSE KRISTI J HOUSE	709 E. JACKSON KLX REAL ESTATE INVESTMENTS LLC REAR ADDITION ONLY	910 E. JACKSON DENNIS SIR-BRAELYNN HOUSE

414 S PROUD EDMONDS JIM R HOUSE

2012 E. 13th FERRELL NOLEN AND BESSIE HOUSE

1701 E. 16th DERRYBERRY KELCY LEROY JR HOUSE

1225 E. 20th RUBLE BYRON HOUSE & GARAGE

225 N. FRANKLIN DELAWARE ADVANCEMENT COPR HOUSE & GARAGE

2425 N. MACEDONIA 911 HOMES SAVERS LLC HOUSE & DEBRIS

405-407 E. MEMORIAL MY MANAGEMENT TEAM CORPORATION INC HOUSE

708 E. SEYMOUR GRAHAM ROBERT JR & ROBERT GRAHAM FOUNDATION

1201 w. 1ST NORTON HERITAGE TRUST LLC HOUSE & GARAGE

2231 E. 14th INDIANA WABASH LLC HOUSE & GARAGE

2011 E. 16th DARNALL MARIE H HOUSE

2402 S. BEACON CRISP SARAH F FOUNDATION

1112 S. FRANKLIN RECA LP HOUSE DEBRIS

4324 S. MADISON SSN PETROLEUM INC GAS STATION

220 W. Memorial SEARCY JIMMY & JESSE ADAMS HOUSE 712 W. 5th RICE TRAVIS HOUSE OR TRASH?

2235 E. 14th SMALL TYRONE HOUSE

906 W. 18th REASON JAMES L REV TR AND (LIFE EST) HOUSE

2407 W. CHARLES PATRICK ROMACK HOUSE & GARAGE

1606 E. HINES STEWART THOMAS A HOUSE

1001 W. MAIN WH HOUSING SOLUTIONS LLC HOUSE

1001 W. POWERS TINCH OSCAR & ROSETTA HOUSE & SHED

NOTICE OF INTENT TO DEMOLISH AND ASSESS COSTS TO OWNER

The properties listed ABOVE will be demolished by the City of Muncie TEN OR MORE DAYS AFTER 3/10/2021 subject to an order to demolish issued by the Building Commissioner, recorded in the office of the Delaware County Recorder and affirmed by the Unsafe Building Hearing Authority. The address of the property and structures to be demolished, the owner of record and any holder of substantial property interest are also listed.

The estimated cost of demolition is based on a public bid opened on Wednesday, March 03, 2021 by the Board of Public Works and Safety at their weekly meeting held at City Hall, 300 N. High St., Muncie, IN at 9:00 AM. A contract for demolition will be awarded on or after Wednesday, March 10, 2021.

Owners must pay the City of Muncie the actual cost of demolition plus a \$750 fee to cover the cost of processing this matter. If not paid for more than 15 days after completion of the demolition work the full amount will be recorded, after a hearing, as a lien against all persons having a fee interest, life estate interest, or equitable interest of a contract purchaser in the unsafe premises OR will be filed as a special assessment on the tax duplicate of the unsafe premises and collected as delinquent property taxes are collected.

Steve Selvey Building Commissioner 300 N High Street Muncie, Indiana 47305 (765) 747-4862 phone (765) 747-4857 fax

INSTRUCTIONS TO BIDDERS

ARTICLE 1. Definitions

Whenever the words hereinafter or pronouns used in their stead occur in these documents, they shall have the meaning herein given:

"Bid" or **"quote**" used interchangeably throughout these documents, meaning the price which one will perform the work described in the bid or quote documents.

"Bid packet" documents including, but not limited to, federal requirements, Instructions to Bidders, Sample Contract, and Bid Forms.

"Bidder" the individual or entity who is submitting a response to the Notice to Bidders. Used in these Instructions as the individual/entity who has not been yet awarded the contract to perform the deconstruction or demolition project. Once awarded the contract, this individual/entity becomes/is referred to as the Contractor.

"City" the municipality, person, firm, or corporation as specified in the Advertisements for Bids, for whom the work is to be completed.

"Community Development" refers to the City's Office of Community Development or Local Public Agency that administers these projects on behalf of the City's Building Commissioner.

"Contract" shall include the entire component parts of the Contract as well as the plans, drawings, wage determinations and federal requirements referred to herein.

"**Contractor**" shall mean the person, firm or corporation entering into a contract with Owner to construct and complete the work herein specified, set out and shown.

"**Demolition**" the dismantling of a structure by use of heavy equipment with little or no salvaging or recycling of wood, lumber, or other materials.

"IDEM" Indiana Department of Environmental Management

"Inspector" shall be the person who is the designated representative of the Project Supervisor and who is in charge of the inspection of the work.

"Project Supervisor" or **"Supervisor"** shall be the Supervisors who are designated by the Owner for the work, or their duly authorized agents.

"Specifications" shall include the general conditions, detail specifications, diagrams, plans and drawings.

"Subcontractor" shall mean a person, firm or corporation other than the Contractor supplying labor and materials or labor for work at the site of the project.

ARTICLE 2. Receipt and Opening of Bids

2.1 The City will give proper notice of its invitation to bid for the performance of labor and provision of materials required to deconstruct or demolish structures within the City. The name of the notice document is "Notice to Bidders and Notice of Intent to

Demolish/Deconstruct and Assess Costs to Owners" (Notice to Bidders). Information as to the requirements to respond to this bid invitation is available in the Bid Packet.

- 2.2 Bid responses will be submitted to the City Clerk's Office, City Hall, 300 N. High St., 1st Floor, Muncie, Indiana on or before the deadline stated in the Notice to Bidders. All documents needing to be completed will be included in the Bid Packet including the bid form. All fields on these forms must be appropriately filled-in to meet the completed bid response.
- 2.3 Strict compliance with the requirements of and instructions in the Notice to Bidders and the instructions in the Bid Packet are necessary.
- 2.4 Bid responses will be opened by the City's Board of Public Works and Safety at its weekly meeting. Bid responses may be held by the City's Board of Public Works and Safety for a period of time not to exceed sixty (60) days. The City's Board of Public Works and Safety reserves the right to reject any and all bid responses.
- 2.5 Each property listed in the Notice to Bidders will be awarded as a separate deconstruction or demolition contract. The City will designate each property as either a demolition or a deconstruction project on the Notice to Bidders.

ARTICLE 3. Preparation of the Bid Proposal

- 3.1 All bid responses must be submitted on the forms included in the Bid Packet. These forms are available in pdf format at the <u>Community Development Department webpage</u> or may be obtained by contacting the Brad King via email at <u>bking@cityofmuncie.com</u>. The unit bid price for each item included in the bid response needs to be included. In the case of incorrect totaling of amounts, the unit bid price shall govern in all additions and deductions from the original bid price.
 - A. Contractors using a combination of dumpsters and trucking need to use the bid form "Bid for Demolition Using Roll-off Containers/Dumpsters."
 - B. Contractors using their own equipment to haul debris to the landfill need to the use the bid form "Bid for Demolition Using Own Equipment to Transport Waste to the Landfill."
- 3.2 Bid responses written in pencil will NOT be accepted; write in ink or typewrite responses. If there are any discrepancies between the amounts written in words versus figures in the bid response, the amount written in words will prevail.
- 3.3 Indicate on the bid form document if no bid is being submitted for that property. Write "no bid," a zero (0), or another symbol indicating that a bid is not being submitted for this property on the line for that property. REMEMBER: BID RESPONSES WITH BLANK SPACES WILL BE REJECTED.
- 3.4 Each multi-page document submitted as part of the bid must be stapled. Do not submit any documents over one-page in length without being stapled. However, do not staple all of the pages of the bid response together as one. Please do NOT submit bound bids.

3.5 Bid responses need to be enclosed in a sealed, opaque envelope, properly marked with the name, address, and telephone number of the bidder and bearing the following caption:

BID FOR: Demolition or Deconstruction

BID OPENING DATE:

3.6 Bid responses must be submitted to the Office of the City Clerk, City Hall, 300 N High Street, 1st Floor, Muncie, IN 47305 by 8:45 a.m. If you are submitting the bid response via Federal Express or another common carrier, the outermost envelope must also be marked in permanent marker with the following at least one-inch high words:

DEMOLITION BID ENCLOSED, BID OPENING DATE (add appropriate date)

Packages delivered after the time stated in the Notice to Bidders will be returned unopened. It is very important to make these fully-completed form and date/time deadlines.

NOTE: FedEx generally delivers directly to the City Clerk's Office; UPS and USPS deliver all packages to the City Controller's Office on the 3rd Floor of City Hall regardless of how the envelopes are addressed. DO NOT BRING BID RESPONSES TO THE COMMUNITY DEVELOPMENT OFFICE – THEY WILL BE REFUSED!

ARTICLE 4. Signature of Bidders

- 4.1 The City will not award the demolition contract to any bidder who does not furnish satisfactory evidence that he/she/it has the ability and experience in this area of work, there is sufficient capital and plan to complete the work specified.
- 4.2 A financial statement of the bidder is mandatory to be awarded a demolition contract. Any bid response submitted without this financial statement will be rendered invalid. The information provided by the bidder in this financial statement must be detailed so that the City can be assured of the bidder's financial capability to complete the awarded deconstruction or demolition project.
- 4.3 The Standard Questionnaire and Financial Statement for Bidders (Indiana State Board of Accounts Form 96 Part II and III; available at http://www.in.gov/sboa/files/Form96.pdf) may be substituted for the City's financial statement, but is NOT required to use.

Article 5. Order of Forms and Documents to be enclosed with the Bid Response

- 5.1 The bid response forms and documents need to be in this order within the envelope, properly fill-out with all required information and notarized, if required:
 - 1. Bid sheet(s) with Request for Sub-contractors, if any, stapled together
 - 2. Financial statement
 - 3. Certificate of Non-Segregated Facilities
 - 4. Certificate Regarding Debarment, Suspension, & Other Responsibility Matters

- 5. Non-Collusion Affidavit
- 6. Affidavit Concerning Employment of Unauthorized Aliens

Article 6. Signature of Bidders

- 6.1 Bid responses not signed by the Bidder may be signed by the Bidder's Attorney-In-Fact. The Power of Attorney document authorizing said Attorney-In-Fact needs to be included in the bid response in order for bid response to be accepted. This applies if the Bidder is an individual, partnership, or corporation.
- 6.2 Any bid response submitted on behalf of a partnership must be signed by all partners.
- 6.3 Any bid response submitted on behalf of a corporation needs to include the legal corporate name and both signatures of the President and the Secretary.
- 6.4 Limited or qualified bid proposals will not be accepted.

Article 7. Bidder to Examine Site/Mandatory Pre-bid Conference

- 7.1 Attendance at the pre-bid conference is mandatory if stated in the Notice to Bidders. Bid responses submitted by Bidders not present at the specified pre-bid conference will be rejected.
- 7.2 All Bidders shall examine Contract Documents and the demolition site to acquaint themselves of the conditions of the work to be performed, any and all obstacles that may be encountered both above and underground, and any other relevant matters concerning work to be performed. The successful Bidder will not be given extra compensation for failure of not fully acquainting himself/herself/itself of the conditions or work to be performed.
- 7.3 Bidders enter the structure at their own risk. If the structure was secure prior to examination, please secure the building upon your exit. This includes replacing any and all boards. Removal of all contents in the structure is to be part of the bid amount.
- 7.4 Basements are not always evident from exterior inspection of the property. It is expected that demolition and filling-in of basements is included in the bid response where a basement is present. If the demolition/filling-in of basement is not included in the bid response, a change order will NOT be granted if Delaware County, Indiana building records show there is a basement.
- 7.5 Please access <u>beacon.schneidercorp.com</u> for approximate square footage of structures and outbuildings, the name and address of Owners for building permit purposes, and property boundaries. The information contained in this website is based on Delaware County, Indiana property records. Data and accuracy of such data is not guaranteed.

Article 8. Communications, Addendums & Submissions

- 8.1 Any and all questions regarding the Contract Documents or process of responding, addendums to documents required for Bidders or Contractors, and submission of Bid Responses need to be made via email to the Office of Community Development, Brad King Planner 1 at bking@cityofmuncie.com. Any response will be made via email to all Bidders.
- 8.2 Addendum may be issued by the Office of Community Development no later than 4:00 p.m. on the Monday prior to the Bid opening date. Any addendums will be emailed to each Bidder or Bidder's Attorney-in-fact who attended the mandatory Pre-bid Conference. Addendums will NOT be faxed or mailed. When issued, the addendums become part of the Bid Packet and Contract Documents. Receipt of these addendums, when issued, should be noted on the Bid Form. Failure to note receipt of such addendums does NOT exempt Bidder from compliance with the addendum information or requirements.

Article 9. Direct Payment for Dumpsters/Landfill Fees, Recycling, Salvage

- 9.1 Construction and Demolition Waste (c&d). The City has a contract to pay for c&d dumpsters and landfill fees. All c&d will be disposed at Randolph Farms if hauled by the Contractor or in a dumpster provided by Bestway Disposal. This includes any waste generated over the amount of the Bid Response. Removal of c&d and disposal to any unauthorized site, on or off site burning, etc. is grounds for termination of all contracts.
 - a. C&D allowances are NOT transferrable from one property to another. Dumpsters estimated for use at one site, but not used or only partially filled may NOT be moved or used at different site.
 - b. Hard fill. The City does NOT provide dumpsters for hard fill. All hard fill will be hauled to a hard fill site by the Contractor. The name and address of the hard fill site must be stated on the Bid Sheet. Transport, disposal, and any and all costs related to hauling hard fill will be included in the base Bid on the Bid Sheet. Receipts from the facility must be submitted with the final amount owed/paid to show that hard fill was disposed of properly. Under no circumstances are hard fill or dirt to be deposited in c&d dumpsters.
 - c. Bid Responses using Roll-off Containers/Dumpsters. Bidders are responsible for providing a base bid of the specified work, the amount of c&d generated (in cubic yards; noted on the Bid Sheet as YD3), and the number of roll-off containers/dumpsters used for each site. These estimates do not include hard fill to be disposed at a hard fill site.
 - d. Dumpster weight should not exceed the maximum weight allowable by the container provider. Overage charges will be deducted from final payments to Contractors. It is the responsibility of the contractor to inquire about weight limits when ordering dumpsters. If more cubic yards of waste are disposed of than

estimated on the Bid Sheet and a change order is NOT granted, the actual cost of the additional waste plus transit fees will be deducted from the Contractor's final payment based on actual cost of last dumpster to arrive at landfill.

e. Bids Using Contractor's Equipment to Transport Waste. Bidders are responsible for providing a base bid of the specified work and the amount of c & d generated (in cubic yards; noted on the Bid Sheet as YD3). These estimates do not include hard fill that will be disposed of at a hard fill site. Transportation costs are to be included in this Bid. If more cubic yards of waste are generated completing the project than what is stated on the Bid Sheet and a change order is NOT granted, the disposal cost of the additional waste will be deducted from the Contractor's final payment.

NOTE: It is recommended that the YD3 estimate is based on the YD3 capacity of the truck or container used to haul waste to the landfill. For example, if the truck holds 45 yards and where five truckloads will be hauled to the landfill, estimate 225 YD3 ($45 \times 5 = 225$).

If the truck is not full when arriving at the landfill be sure to have the landfill operators note the actual YD3 disposed of on the scale ticket to avoid paying for a full truckload.

- f. Contractor is responsible for applying for right-of-way use permit in order to place a dumpster in the public right-of-way. The permit fee will be waived for the contractor. The permit application is included with the bid forms.
- 9.2 Tires may NOT be placed in dumpsters or mixed with other debris to be taken to the landfill. Tires MUST be disposed of separately to East Central Recycling (ECR), 601 E Centennial Avenue, Muncie, Indiana. The City will pay for the cost of disposal. A household hazardous waste form (see Appendix) must be presented to ECR gatekeeper when tires are delivered for disposal. A separate household hazardous waste form must be given for each site. Please ask for a copy of this form if the ECR gatekeeper does not give one to you. This household hazardous waste form MUST be submitted to be paid.
- 9.3 Recycling Requirements. Deconstruction bidders must estimate the percentage of materials by weight that will be recycled from each property. Recycled materials that leave the site must be weighed. DATED weight tickets must be presented with invoice/payment request. Percentage of materials recycled must be calculated on the summary form submitted with invoice.
 - a. Experience, quality, and quantity of recycling efforts may be taken into account when evaluating bids.
- 9.4 Salvage Rights. Contractor is entitled to all salvage rights on the site to be demolished. The Contractor is responsible for the safety and shall indemnify and hold the City harmless of whomever is given permission to salvage on the site.

Article 10. Withdrawal of Bid Response

10.1 Any Bidder may withdraw his/her Bid Response at any time before the deadline for the submission of the Bid Response. No Bid Response shall be withdrawn after the deadline for submission of Bid Response without consent of the City.

Article 11. Award of Contract & Rejection of Bids

- 11.1 An award of the demolition/deconstruction contract will be given to the lowest and/or best Bidder based on the total cost in the Bid Response. The Contract will be deemed awarded when the Office of Community Development and Board of Public Works officially acknowledge the award of the Contract and signatures by all the parties to the Contract. Information on how materials will be recycled, reused, or repurposed will be taken into account when determining lowest and best bids on deconstruction contracts.
- 11.2 The City reserves the right to reject any and all Bid Responses and to waive any informality in Bid Responses received whenever such rejections or waiver is in the best interest of the City.

Article 12. Certificate of Insurance & Workers Compensation Insurance Verification.

12.1 The successful Bidder will be notified of the contract award and required to attend a Pre-Construction Conference where the Certificate of Insurance and Workers Compensation Insurance documents MUST be submitted. Failure to meet the deadline to submit these documents will result in the Bidder's forfeiture of the contract award.

Article 13. Insurance and Legal Responsibility

- 13.1 Work will not begin until the Contractor has obtained the required insurance at its own expense. Such insurance must be approved by the City as to limit, form, and amount. The Contractor will not permit any Sub-contractor to begin work until the same insurance requirements have been complied with by each Sub-contractor. The Contractor or Insurance Company will furnish proof that said insurance is bondable. The scope of work provided in this Contract is for the demolition or deconstruction of one to two story structures. The Contractor's Insurance Coverage must reflect this and provide full coverage for such scope.
- 13.2 The type of insurance the Contractor is required to obtain and maintain for the full period of the Contract will be Workers Compensation Insurance, Comprehensive General Liability Insurance, and Builder's Risk "All-Risk" Insurance. If the Contractor or any Subcontractor claims exemption from the Workers Compensation Insurance requirement based on contract-employee status, a current and valid certificate of exemption issued by the Indiana Department of Revenue and duly stamped by the Worker's Compensation Board of Indiana will need to be submitted to the City (See Appendix).

- 13.3 The Contractor will carry or require that there be carried Contractor's Public Liability Insurance with limits of \$100,000/\$300,000 to the City of Muncie, Contractor, or its Subcontractor against claims for injury to death of one or more persons due to fire, explosion, and all other accidents which may occur or result from operations under this Contract on or off the premises. Such insurance will cover the use of all equipment, hoists, and motor vehicles on the site or going to and from the site.
- 13.4 Each and every employee of the Contractor and the Sub-contractor are exclusive employees of the Contractor or Sub-contractor.
- 13.5 The Contractor will name the City as an additional insured and hold the City harmless on all aspects of the performance of this Contract.
- 13. 6 The Contractor will furnish evidence of Insurance providing the following coverage and limits:

Coverage	Limits
Comprehensive General Liabilities	\$500,000 each person
(including Contractual)	\$500,000 each accident
	\$1,000,000 aggregate
Property Damage	\$500,000 each person
	\$1,000,000 aggregate
Or	
	\$500,000 CSL Bodily Injury
	And Property Damage
Workers Compensation	Statutory
Employer's Liability	\$250,000
Automobile Liability/Bodily Injury	\$500,000 each person
	\$500,000 each accident
Umbrella	\$1,000,000

Article 14. Workforce Requirement

14.1 For all work performed on the project site, Contractor will use its best efforts to cause at least 50% of its core workforce to consist of workers whose primary residence is within the City of Muncie. If the foregoing cannot be reasonably achieved, Contractor will cause

at least 50% of its core workforce to consist of workers whose primary residence is within Delaware County, Indiana.

Article 15. Execution of Contract, Performance & Payment Security

- 15.1 The successful Bidder will execute the Contract with the City within seven (7) days of being notified via email by the City that the contract is prepared, awaiting signatures. A Notice to Proceed will be issued when the Contract is signed.
- 15.2 The City of Muncie Code requires that every application for a Demolition Permit be accompanied by a \$5,000 Contractor's Surety Bond. This MUST be paid before work begins.

Article 16. Notice to Proceed & Time to Complete Work

16.1 Contractor will begin work after issuance of the Notice to Proceed and the 10-day Notice of Asbestos Abatement has been received by IDEM. The deadline to complete the project is:

If the Contractor is awarded:

# of Demolitions	Days to Fully Complete
1 – 3	30 days
4 - 8	60 days
8 - 16	90 days
16 - 30	120 days

NOTE: Article 3 provides for liquidated damages in situations where these deadlines are NOT met.

Article 17. Change in Scope of Project/Unit Prices

17.1 The City reserve the right to re-bid any portion of the project when alterations of design or the scope of the project or work is expanded to where additional costs can be reasonably anticipated to exceed 10% of the Contract amount. Unit prices will be used to determine payment if unanticipated conditions are found at the site. Failure to complete the Unit Price section on the Bid Sheet results in all unit prices to be assigned a value of zero.

Article 18. Change Orders

18.1 Contractor will NOT be allowed any extra compensation for any matter or thing which Contractor could reasonably ascertain or acquaint him/her/itself prior to bidding. No change orders will be recognized without prior approval of the City. If the Contractor performs any work prior to receiving approval by the City, then any such work will be at his/her/its own expense where the City will not consider any reimbursement request. Once approved by the City, Contractors will be compensated for these change orders using unit prices as stated as stated on their Bid Sheet.

Article 19. Right of Access

19.1 When awarded the Contract, Contractor agrees that the Environmental Protection Agency, IDEM, and all other regulatory agencies will have access to the project during the preparation and progress. Contractor will provide facilities for access and inspections.

Article 20. Night and Weekend Work

- 20.1 No work at night or on Saturday or Sunday requiring the presence of a Project Supervisor or Inspector will be permitted except in case of emergency. If there is an emergency, then only night/Saturday/Sunday work is permitted to the extent as absolutely necessary and with written approval of the Project Supervisor.
- 20.2 No site is to be backfilled and/or graded without prior approval by the Inspector.

Article 21. Safety and Health Regulations

- 21.1 The Contractor is responsible for all obligations as an employer under Chapter XVII of Title 29 Code of Federal Regulations, Part 1926, otherwise known as "Safety and Health Regulations for Construction."
- 21.2 Debris will be kept wet to eliminate dust. Contractor will make arrangement with the water company to get water to the site if necessary. Water must be sprayed onto debris piles in a fine mist. A diffuser will need to be used in order to accomplish this requirement. Failure to keep debris wet results in a Stop Work Order placed on the project. See Section 4 Additional Time for Completion.
- 21.3 The Contractor is responsible for the asbestos notice requirements and will notify the city at the same time as IDEM. It is the contractor's responsibility to file start date revisions if necessary.

Article 22. Suspension of Work by the City

22.1 The Project Supervisor shall have the authority to suspend the work, wholly or in part, for such period or periods as he/she may deem necessary due to unsuitable weather, failure to keep debris wet, or such other conditions as are considered detrimental to carrying out the provisions of the contract. Additionally, the work or any portion thereof may be suspended at any time at the discretion of the Project Supervisor or Project Inspector. This stop work order will be followed by written notice and reason for the stoppage.

Article 23. Intent of the Contract Documents

- 23.1 The Notice to Bidders, Instructions to Bidders, Contract, and Specifications/Scope of Work are applicable to all Bidders, Contractors, and Sub-contractors. The intention of the Contract is to include in the final price all labor and materials, water, fuel, tools, plant, equipment, light, transportation, and all other expenses as may be necessary for the proper execution of the work.
- 23.2 In interpreting all documents related to these projects, words describing material or performance of work which have well known technical or trade meanings, unless otherwise specifically defined in the Bid Packet, Contract, or other project related documents, are to be construed in accordance and with such well known meanings recognized by registered engineers and the trade.

Article 24. Clearance Contract

- 24.1 Contractor is responsible for compliance with all clauses, requirements, and procedures as proscribed by the "Clearance Contract" and shall abide by the same.
- 24.2 If a deconstruction contract is awarded, then the word "demolition" will be changed to "deconstruction" throughout the contract.

Article 25. Compliance with the Law

25.1 Contractor is responsible for providing all notices, payment of all fees, and complying with all laws, ordinances, rules, and regulations bearing on the performance of the project.

Article 26. Public Right-of-Way

26.1 In public thoroughfares, all operations of the Contractor, including those temporary in nature, must be confined within the applicable right-of-way limits. If the methods of demolition or deconstruction employed by the Contractor necessitates the use of land beyond the public thoroughfares onto private property, the Contractor will enter into its own agreements with the property owners affected for the use of such property.

Contractor will notify the City of any agreements for additional property use and a copy of said agreements shall be provided to the City upon request.

26.2 Contractor is responsible for applying for right-of-way use permit in order to place a dumpster in the public right-of-way. The permit fee will be waived for the contractor. The permit application is included with the bid forms.

Article 27. Existing Utilities & Cisterns

- 27.1 All existing public and private utility systems which conflict with the demolition or deconstruction of the work herein described shall be relocated or temporarily removed and replaced as required in the Bid specifications. Such relocating or temporary removal and replacement shall be accomplished at the expense of the Contractor. This relocating or removal work shall be done by the public or private utility unless the utility authorizes in writing that the work may be done by the Contractor.
- 27.2 The City will notify the water, gas, and electric utility companies of the demolition or deconstruction work to be performed on the specific properties. Within this notification, the City will request these utilities to be terminated. Contractor is responsible to confirm with the utility companies that these services have been terminated prior to performance.
- 27.3 Basic contact information for these utility companies:
 - a. Indiana American Water: Confirm that service has been terminated at 1-800-492-8373 Local contact for problems only: Jessica N Grey, Jessica.Grey@amwater.com
 - b. Vectren
 Confirm that service has been terminated at 1-800-227-1376 (select new business from menu)
 Local contact for problems only:
 Lisa Ayers, layers@vectren.com
 - c. American Electric Power (AEP)
 Confirm that service has been terminated at 1-877-237-2886
 Local contact for problems only:
 Diana M Heishman, dmheishman@aep.com OR Lesley Odom,
 Ikodom@aep.com
 - d. Muncie Sanitary District Engineering Department 765-747-4879 Mike Reno, mreno@msdeng.com
- 27.4 Contractor is to determine if there are any cisterns on the property prior to submitting the Bid Response. If a cistern unknown to MSD is encountered on the property, work must stop and 1) MSD must be contacted to determine if the cistern is connected to

more than one property, and 2) a change order must be approved by the City. If there are separate cisterns for the project property and its neighboring properties, then Contractor will treat the project property cistern as a vacant septic tank and fill the project property cistern with sand.

27.5 Vacated sewer laterals are to be plugged and sealed by the Contractor.

Article 28. Utility Protection

28.1 Contractor has the responsibility to determine the locations and extent of all private and public utilities and is liable for any expense resulting from damage to these utilities.

Article 29. Interference with and Protection of Streets

- 29.1 Contractor will not close any portion of a street, road, or private way without obtaining permits therefore from the proper authorities and without notifying the City of Muncie Police Department, the City of Muncie Fire Department, Hospitals, Ambulance Services, etc. This notification MUST be made at least seventy-two (72) hours prior to any closing. If any street or private way is rendered unsafe by the Contractor's performance of work, the Contractor will make any and all repairs or provide such temporary ways or guards as shall be acceptable to the Engineer.
- 29.2 Streets, roads, private ways, walks, and alleys shall be maintained passable by Contractor at its own expense. Contractor will assume full responsibility for the adequacy and safety of any and all provisions made within the performance of its work or project.
- 29.3 Where demolition or deconstruction activity necessitates the temporary removal of mail boxes used by the U.S. Postal Service, Contractor will replace said mail boxes within twenty-four (24) hours after filling-in excavated or disturbed areas to an equal or better condition and to the satisfaction of the U.S. Postal Service Inspector.

Article 30. Protection of Property

30.1 Contractor will neatly, safely, and compactly pile c&d on the property; not in the street, road, sidewalk, alley, or private property. Such piling will be completed in a manner to cause the least inconvenience or damage to the project property, the neighboring properties, or to the general public. Piles will NOT be within fifteen (15) feet of any fire hydrant. Public and private drives, street crossings, and walkways will be kept open and free to use or pass as reasonably possible.

Article 31. Public Convenience

31.1 Contractor will, at all times, conduct its performance of work to ensure the least possible obstruction to traffic, inconvenience to the general public and neighbors, and damage to individuals and property. No road or street shall be closed to the public except with the permission of the proper authorities. Fire hydrants on the project property or adjacent to, will be kept accessible to firefighting equipment at all times.

Article 32. Request for Payment

- 32.1 Contractor will request payment in full after obtaining an Inspector's final inspection including documentation of proper disposal to the applicable landfill of waste including tires and abatement of asbestos. This documentation MUST be attached to the invoice before payment will be made. Failure to attach all of these required documents will result in delay of payment.
- 32.2 Contractor MUST also include within its request for payment the fully-completed Project Summary Sheet.
- 32.3 Payment in the form of a check will be issued within 21-days after the fully-completed request for payment invoice and documents have been submitted.

Article 33. Percentage of Work to be Performed by Contractor

33.1 At least 51% of this Contract MUST be performed by the primary Contractor as to whom this Contract has been agreed and assented.

1 2 3			DEMOLITION CONTRACT PROJECT ADDRESS
4 5 6 7	THIS	«cont	EMENT (Contract) made this day of, 201_, by and between: E ractor » (Contractor) and the Office of Community Development, City of Sie, Indiana (City);
, 8 9	WITN	ESSET	H that the Contractor and the City mutually agree as follows:
10 11 12 13 14 15 16	1.	perso and c speci follow	EMENT OF WORK . The Contractor shall furnish all supervision, technical onnel, labor materials, machinery, tools, equipment and services and perform omplete the demolition or deconstruction in a workmanlike manner, as fied, of buildings and other structures or improvements situated on the ving property located within the City of Muncie, Delaware County, Indiana, nore particularly described as follows:
17 18			«num» «dir». «street»
19 20 21 22 23 24 25		Instru Work Buildi <u>Contr</u>	lemolition or deconstruction work (Work), as described within the actions to Bidders for Deconstruction or Demolition Contract and Scope of for Demolition/Deconstruction documents, is subject to approval by the ang Commissioner as described herein. <u>All work performed under this</u> eact shall be guaranteed by the Contractor for a period of one (1) year from the ate of final inspection.
26 27 28 29 30 31 32 33	2.	subje chang (\$«co In ado	E. The City shall pay to the Contractor for the performance of the Work, ct to any additions or deductions provided herein through an authorized ge order, in current funds at the contract price of «dollar_print» ontract_amt».00). This amount is the <u>base bid</u> reflected on the bid sheet. dition, the City will provide «dumpsters» 40 YD ³ dumpsters/roll-off iners for completion of this project.
34 35 36 37 38 39 40 41 42		in stri shall becau chang	City does not assume any responsibility that the final quantities shall remain out accordance with quantities estimated by the Contractor. The Contractor not plead misunderstanding or deception because of these quantities, or use of the character, location, or other conditions pertaining thereto. Any ges or quantities approved by change order will be paid at the contract unit as submitted on the bid sheet or as otherwise agreed upon by the parties. The Office of the Building Commissioner shall furnish two (2) inspections: first inspection of the excavation or hole after initial demolition; final
43			inspection of the final grade. There is no cost to the contractor for these

1 inspections. After final inspection and acceptance by the City of all Work, 2 the Contractor shall prepare an invoice for final payment. Invoices for 3 payment must be submitted with the appropriate project summary sheet 4 and all information requested on the sheet (see Appendix). 5 6 Β. The Contractor shall complete the project according to closeout 7 procedures as identified herein and within the Instructions to Bidders for 8 Demolition or Deconstruction Contract and furnish the City releases 9 and/or receipts prior to payment being made to the Contractor. This will 10 include, but is not limited to, releases and/or receipts from all Subcontractors and any persons having performed work or supplied 11 equipment and services to the Contractor. Payments made by the City 12 shall in no way impair the obligations of any surety or sureties furnished 13 under this Contract. 14 15 The Contractor will request payment in full after final inspection has been C. 16 conducted and approved by the Inspector and applicable landfill and other 17 18 required documentation is submitted to the Project Supervisor verifying 19 the proper disposal of all demolition materials. Copies of inspection reports including inspection of the excavation prior to filling, grade 20 inspection must be signed by a Building Commissioner Inspector and 21 attached to the invoice. Failure to attach all required documents to final 22 23 invoice could result in delay of payment. No progress payments will be made on contracts under Twenty Thousand Dollars (\$20,000.00). 24 25 26 Request for final payment must include the applicable project summary 27 sheet and all information requested on the sheet. 28 29 3. LIQUIDATED DAMAGES. If actual damages for a delay in Contractor's 30 completion of the Work under this Contract are impossible to determine, the 31 Contractor, and sureties, shall be liable for and shall pay to the City the amount of 32 One Hundred Twenty-five Dollars (\$125.00) as fixed, agreed, and liquidated damages for each calendar day of delay from the stipulated date for completion 33 or as it may be modified until such work is satisfactorily completed. If demolition 34 is completed during cold weather and White Dutch Clover / Annual Ryegrass-35 seed/straw are to be installed in the spring this work must be complete prior to 36 37 _____, 20_____, Failure to complete seed/straw installation prior to _____, 20_____ will result in \$50 per day after that date 38 39 being deducted from the contract price. Reasonable consideration will be given to the weather conditions and the ability to complete the work under this 40 41 Contract. 42 43 **TIME FOR COMPLETION.** The Contractor shall begin the Work after issuance of 4. 44 the Notice to Proceed and the 10-day Notice of Asbestos Abatement has been

- 1 received by IDEM. The deadline to complete the project is:
 - If the Contractor is awarded:

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# of Demolitions	Days to Fully Complete
1 – 3	30 days
4 - 8	60 days
8 – 16	90 days
16 – 30	120 days

- NOTE: Section 3 provides for liquidated damages in situations where these
 deadlines are NOT met.
- 8
 9 Contractor shall email the Project Supervisor at least 48 hours prior to beginning
 10 Work with the subject line of the email stating the address of the property, the
 11 words "START DATE," and the date Contractor will start work.
- It shall be the responsibility of the Contractor to submit, in writing, a request for
 extension of the completion date for any natural disaster, bad weather, or other
 cause which is beyond the control of the Contractor and prevents the completion
 of the Work within the time period specified. Time spent under a stop work order
 will not be added to the completion date and is subject to liquidated damages
 addressed in Section 3 above.
- 5. INITIATION OF WORK. The Contractor hereby agrees that effective immediately
 upon issuance of the "Notice to Proceed," which shall be executed by the duly
 authorized representative(s) of the City, the Contractor shall begin demolition in
 compliance with the specification, terms, and conditions of this Contract, and
 shall complete the Work by the Completion Date as provided in Section 4 above.
- 6. **PERMITS AND CODE.** The Contractor will obtain, at his or her own expense, all 26 necessary permits, licenses, or notifications required to complete any work and 27 28 to comply with all building codes, Indiana Department of Environmental 29 Management requirements, and any and all other applicable local, state, and federal laws. Demolition Permits are obtained at the office of the Building 30 Commissioner (765-747-4862) on the 3rd Floor, City Hall. (See Appendix for 31 demolition permit application.) 32 33
- CONTRACT TERMINATION. The City has the right to terminate this Contract and to withhold any amount of payment it deems necessary if the Contractor refuses to comply with the terms, conditions, and specifications of this Contract or is found to be in violation of any Federal, State, or Local law or ordinance.
- 39 8. **INSURANCE.** Work will not begin until the Contractor has obtained the required

- 1 insurance at its own expense. Such insurance must be approved by the City as to 2 limit, form, and amount. The Contractor will not permit any Sub-contractor to 3 begin work until the same insurance requirements have been complied with by 4 each Sub-contractor. The Contractor or Insurance Company will furnish proof 5 that said insurance is bondable. The scope of work provided in this Contract is for the demolition or deconstruction of one to two story structures. The 6 Contractor's Insurance Coverage must reflect this and provide full coverage for 7 8 such scope. 9
- 10 a. The type of insurance the Contractor is required to obtain and maintain for the 11 full period of the Contract will be Workers Compensation Insurance, 12 Comprehensive General Liability Insurance, and Builder's Risk "All-Risk" 13 Insurance. If the Contractor or any Sub-contractor claims exemption from the 14 Workers Compensation Insurance requirement based on contract-employee status, a current and valid certificate of exemption issued by the Indiana 15 Department of Revenue and duly stamped by the Worker's Compensation Board 16 17 of Indiana will need to be submitted to the City (See Appendix).
 - b. The Contractor will carry or require that there be carried Manufacturer's and Contractor's Public Liability Insurance with limits of \$100,000/\$300,000 to the City of Muncie, Contractor, or its Sub-contractor against claims for injury to death of one or more persons due to fire, explosion, and all other accidents which may occur or result from operations under this Contract on or off the premises. Such insurance will cover the use of all equipment, hoists, and motor vehicles on the site or going to and from the site.
 - c. Each and every employee of the Contractor and the Sub-contractor are exclusive employees of the Contractor or Sub-contractor.
 - d. The Contractor will name the City as an additional insured and indemnify and hold the City harmless on all aspects of the performance of this Contract.
 - e. The Contractor will furnish evidence of Insurance providing the following coverage and limits:

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Coverage Comprehensive General Liabilities (including Contractual)	Limits \$500,000 each person \$500,000 each accident \$1,000,000 aggregate
Property Damage	\$500,000 each person \$1,000,000 aggregate Or \$500,000 CSL Bodily Injury

	And Property Damage
Workers Compensation	Statutory
Employer's Liability	\$250,000
Automobile Liability/Bodily Injury	\$500,000 each person \$500,000 each accident
Umbrella	\$1,000,000

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3 9. **WITHHELD PAYMENTS.** The City shall withhold from any amount otherwise due 4 to the Contractor as necessary to protect the City against any amounts due from the Contractor to any Subcontractors or material dealers for work performed or 5 6 materials furnished by them. It is the obligation of the Contractor to satisfy all 7 legitimate claims for payment to Subcontractors, laborers, material suppliers, 8 and those performing services on the project. However, should the Contractor fail 9 in this obligation, the amount withheld by the City may, in the City's absolute 10 discretion, distribute these amounts directly to the party holding a legitimate claim for said payment. The foregoing provision shall be construed solely for the 11 benefit of the City and will not require the City to determine or adjust any claims 12 13 or disputes between the Contractor and his/her Subcontractors or material 14 dealers or to withhold any moneys for their protection unless the City elects to do so. The failure to withhold amounts from the Contractor to fully pay the claims by 15 16 Contractor's Subcontractors and suppliers shall in no way impair the obligations 17 of any surety or sureties under any bond or bonds furnished under this Contract. 18

- DOCUMENTS COMPRISING CONTRACT. The documents comprising this
 Contract shall include all terms, conditions, obligations, and promises contained
 in this Contract for Demolition document together with the following additional
 documents:
 - (a) Instructions to Bidders for Demolition or Deconstruction Contract;
 - (b) Scope of Work with project specification(s) and any amendments, alternates or addendums approved;
 - (c) Bid response submitted by the Contractor, thereafter awarded by the City;
 - (d) Notice to Bidders for Deconstruction or Demolition Contract
 - (e) State Board of Accounts Form 96 and/or Form 96A or other financial statement as specified in Instructions to Bidders;
 - (f) Other document(s) as agreed upon by the parties (list):_____
- **11.** CONFLICT OF INTEREST. The Contractor will abide by the provision that no
 member, officer, or employee of the City, or its designees or agents, no member

of the governing body of the City in which the project is situated, and no other
 public official of such locality or localities, who exercises any functions or
 responsibilities with respect to the program during the tenure or for one (1) year
 thereafter, shall have any direct or indirect interest in any contractor,
 subcontractor, or the proceeds thereof, financed in whole or part with the City.

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- **12.** INITIATION OF WORK. The Contractor hereby agrees that effective immediately upon issuance of the "Notice to Proceed", which shall be executed by the duly authorized representative(s) of the City, the Contractor shall begin Work in compliance with the specification, terms, and conditions of this Contract, and shall complete the Work by the Completion Date as provided in Paragraph 4 above.
- 13. CHANGE IN SCOPE OF PROJECT. The City reserves the right to re-bid any portion
 of this project when alterations of design or the scope of the work is expanded to
 such a degree that additional costs are anticipated to exceed 10% of the Contract
 amount.
- 19 14. CHANGE ORDERS. Contractor will not be allowed any extra compensations by 20 reason of any matter or thing with which said bidder might have fully acquainted 21 himself/herself because of his/her failure to have so acquainted himself/herself 22 prior to the bidding. No change order will be recognized without prior approval of 23 the City. If the Contractor performs any work prior to receiving approval of the 24 City, any such work will be at his/her own expense, and the City shall not consider 25 any request for reimbursement.
- PERCENTAGE OF WORK TO BE PERFORMED BY PRIME CONTRACTOR. At least
 51% of this Contract must be performed by the Prime Contractor with whom this
 Contract is made.
- 3116.COMPLIANCE WITH EXECUTIVE ORDER 11246. During the performance of this32Contract, the Contractor agrees as follows:
- 34 Α. The Contractor will not discriminate against any employee or applicant 35 because of race, color, age, religion, sex, sexual orientation, gender identity, disability, ancestry, national origin, or United States military 36 service veteran status. The Contractor will take affirmative action to 37 ensure that applicants are employed and that employees are treated, 38 39 during employment, without regard to their race, color, age, religion, sex, 40 sexual orientation, gender identity, disability, ancestry, national origin, or 41 United States military service veteran status. Such action shall include, but not be limited to the following: employment, upgrading, demotion or 42 43 transfer; recruitment advertising, layoff or termination, rates of pay or 44 other forms of compensation, and selection for training including

1 apprenticeship. The Contractor agrees to post in conspicuous places 2 available to employees and applicants for employment, notices to be 3 provided setting forth the provisions of this nondiscrimination clause. 4 5 Β. The Contractor will in all solicitations or advertisements for employees 6 placed by or on behalf of the Contractor, state that all qualified applicants 7 will receive consideration for employment without regard to race, color, 8 age, religion, sex, sexual orientation, gender identity, disability, ancestry, 9 national origin, or United States military service veteran status. 10 11 C. The Contractor will send to each labor union or representative of workers 12 with which he has a collective bargaining agreement of other contract or understanding, a notice advising the said labor union or worker's 13 14 representatives of the commitments under this section and shall post copies of the notice in conspicuous places available to employees and 15 applicants for employment. 16 17 The Contractor will comply with all provisions of Executive Order 11246 of 18 D. 19 September 24, 1965, and of the rules, regulations and relevant orders of the Secretary of Labor. No segregated facilities will be maintained as 20 required by Title VI of Civil Rights Acts of 1964. 21 22 23 E. The Contractor will furnish all information and reports required by 24 Executive Order 11246 of September 24, 1965, and by rules, regulations 25 and orders of the Secretary of Labor, or pursuant thereto, and by will permit access to his/her books, records, time cards, and accounts by the 26 27 administering agency and by the Secretary of Labor for the purposes of investigation to ascertain compliance with such rules, regulations and 28 29 orders. 30 In the event of the Contractor's non-compliance with the non-F. 31 discriminatory clauses of this Contract or with any applicable rules, 32 33 regulations or orders, this Contract may be canceled, terminated, or 34 suspended, in whole or in part, and the Contractor may be declared 35 ineligible for further City contracts or Federally assisted construction contracts in accordance with procedures authorized in Executive Order 36 11236 of September 24, 1965. These non-discrimination provisions will 37 be binding upon each subcontractor or vendor engaged by Contractor. 38 39 The Contractor will take such action with respect to any subcontract or 40 purchase order as the administering agency may direct as a means of 41 enforcing such provisions, including sanctions for noncompliance; 42 provided, however, in the event a Contractor becomes involved in, or is 43 threatened with, litigation with a subcontractor or vendor as a result of 44 such direction by the administering agency, the Contractor may request

the United States to enter into such litigation to protect the interests of the United States.

4 17. COMPLIANCE WITH ILLEGAL IMMIGRATION REFORM AND IMMIGRATION

5 **RESPONSIBILITY ACT.** Contractor understands and agrees that it is required to 6 enroll in and verify the work eligibility status of all employees hired after the date 7 of this contract through the E-verify program. This requirement shall be waived if 8 the E-Verify program ceases to exist. For the purposes of this paragraph, the E-9 Verify program means the electronic verification of work authorization program 10 of the Illegal Immigration Reform and Immigration Responsibility Act of 1996 (P.L. 104-208), Division C, Title IV, s. 403 (a), as amended, operated by the United 11 States Department of Homeland Security or a successor work authorization 12 13 program designated by the United States Department of Homeland Security (or a 14 successor work authorization program designated by the United States Department of Homeland Security) or other federal agency authorized to verify 15 the work authorization status of newly hired employees under the Immigration 16 17 Reform and Control Act of 1986 (P.L. 99-603). An authorized representative of the Contractor has signed the affidavit attached hereto concerning the 18 19 employment of unauthorized aliens.

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ACKNOWLEDGMENT

THIS AGREEMENT, together with all documents so identified, forms the Contract between the parties.

IN WITNESS THEREOF, the parties hereto have caused this Contract to be executed on the day and year first above written.

MUNICIPALIT	Y	SUBRECIPIENT	-
Name:	Gretchen Cheesman	Name:	
Title:	Director	Title:	
Department:	Office of Community Development	Company:	
Signature:		Signature:	
Date:		Date:	
		BOARD OF PUE	BLIC WORKS AND SAFETY
		Name:	Linda Gregory
		Title:	President
		Signature:	
		Date:	
		Name:	Ted Baker
		Title:	Secretary
		Signature:	
		Date:	
		Name:	Lola Mauer
		Title:	Member
		Signature:	
		Date:	

SCOPE OF WORK

CONTROL OF WORK

- 1. All work performed and materials furnished shall be in conformance with the MUNCIE MUNCIPIAL CODES.
- 2. COOPERATION WITH SUBRECIPIENT: The Contractor shall notify the subrecipient contact prior to work notifying of when work will begin.
- 3. No additional allowance or compensation of' any kind will be made on this contract for any delay, inconvenience or suspension of, construction caused by the work or relocation and/or reconstructing the existing facilities either at a temporary location or at their permanent location by any utility companies involved, except as otherwise provided for herein.
- 4. INCREASED OR. DECREASED QUANTITIES OF WORK: The right is reserved for the Project Supervisor to make such alterations in the plans, or in the character or quantity of the work, as may, be necessary or desirable from time to time during the progress of the work. In this specification a major contract item shall be construed to be any item in the proposal constituting more than 5 percent of the amount of' the contract, and a minor contract item shall be construed to be any item in the proposal constituting 5 percent or less of the amount of the contract.
- 5. No single major contract item shall be changed more than 10 percent from, the, original contract quantity without a negotiated unit price having been agreed upon for the item involved. Any minor item may be decreased by any amount, or may be increased not to exceed 5 percent of the 'total amount of the contract without a negotiated unit price having been agreed upon for the item involved.
- 6. Such alterations shall not be considered a waiver of any conditions of the contract or invalidate any of the provisions thereof. Should any alterations in the plans, as described above, result in an increase or decrease in the quantities of work to be performed, the Contractor shall accept payment in full at the contract unit prices for the actual quantities of work done except that, should any such alteration directly cause the loss of any work or material already furnished by the Contractor under the terms of the original contract, he shall be reimbursed for the actual cost of such work or of salvaging such materials. Any such materials may, at the option of the Owner be purchased at its actual cost to the Contractor.
- 7. Should any increase or decrease in any contract item be greater than provided above, the contract unit price shall be negotiated prior to performance of the work involving such item. The negotiation shall be based on the portion of any major item over or under 10 percent of the contract quantity of such item, and on that portion of any minor item exceeding 5 percent of the total amount of the contract. In the event the parties cannot agree upon a negotiated unit price, the Owner may require the Contractor to do such work on a "Force Account" basis.

TASKS TO BE COMPLETED AND OTHER INFORMATION:

- 8. Obtain demolition permit from the office of the Building Commissioner.
- 9. Examine Contract Documents and demolition/deconstruction site to acquaint themselves with the conditions under which the work is to be performed, the existence of obstacles which may be encountered above ground or underground, and all other relevant matters concerning work to be performed. There will not be allowed any extra compensation by reason of any matter or issue which said Contractor might have fully acquainted him/herself because of his/her own failure to inspect.
- 10. Contractors enter the structures at their own risk and indemnify and hold harmless the City from any incident. If a Contractor enters a structure that is boarded up, the Contractor is responsible for replacing the boards and securing the structure.
- 11. For Deconstruction Contractors: recycle or reclaim significant quantities of waste from deconstruction projects. Documentation of the amount of materials diverted from the landfill by weight and/or volume is important to the continuation of the deconstruction program.
- 12. Remove all buildings and/or structures from the specified lot unless otherwise noted, agreed to, and reflected in the Contract for Demolition/Deconstruction.
- 13. Remove basement or foundation walls completely; crack basement floor sufficiently to allow water to drain through. If the building is on a slab, the slab should be removed completely.
- 14. Remove all steps, sidewalks, driveways, retaining walls, foundations, slabs or other miscellaneous concrete or stone on the lot, EXCLUDING the sidewalk that runs adjacent to the street if one exists. In addition, the Contractor shall take care to protect all public sidewalks, curbs, alleys, or streets. Any damage to such is the responsibility of the Contractor to repair or replace.
- 15. Fill shall be a suitable compactable fill such as pit run, bank run gravel or compactable clay material. Fill material shall be free of debris, perishable or combustible material, sod, vegetation, roots, frozen earth or stones larger than six inches in circumference.
 - a. Hard/clean fill MAY NOT be used for fill.
 - b. Do not set dumpsters on the sidewalk! This has been a problem in the past. Contractors are required to submit before and after (where all dumpsters have been removed) photos of the sidewalk at each site with invoice. Phone photos are not acceptable; photos must be printed out for inclusion in the City's file. Dumpsters may be placed in the street IF Contractor obtains a permit from the Street Department. The daily fee for such permit shall be waived, however, the dumpsters need to be placed on the site if at all possible.

- c. The Contractor will take care to protect all public sidewalks, curbs, alleys, or streets. Any damage to such is the responsibility of the Contractor to repair or replace.
- d. Clean fill (bricks, cement blocks, concrete, and stone) must be kept separate from demolition debris and deposited in clean fill dumpsters or removed to an approved hard fill site as indicated on the bid sheet. Tires must be disposed of separately at East Central Recycling. Contractors must obtain a receipt at time of disposal (copy of household hazardous waste sheet) noting the number of tires surrendered. This receipt must be submitted with final payment.
- e. Cover excavated area with four inches (4") of topsoil and grade lot to conform to existing elevations on adjacent properties. Where basements were removed, install fill to six inches (6") above grade over the building footprint and taper to existing grade to allow for settling. The graded site shall neither drain onto adjacent properties nor shall water pool on the site. If settling does occur Contractor may be required to install extra dirt and re-grade the site in keeping with the one (1) year warranty.
- 16. Disturbed areas of the lot must be seeded with a White Dutch Clover / Annual Ryegrass mix and straw-covered. The-seed mix and straw must be installed prior to requesting final inspection. The-seed and straw can be installed in the Winter months if the lot is not snow covered, however if there is no growth from the seeds in the Spring, Contractor may be required to reinstall the White Dutch Clover-/ Annual Ryegrass seed mix and straw in keeping with the one (1) year warranty.
 - a. Seed specifications for White Dutch Clover and Annual Ryegrass are provided in MAPS & PHOTOGRAPHS.
 - b. A ratio of 1-part White Dutch Clover to 1-part Annual Ryegrass shall be used to seed the area.
 - c. Sow seed mix at a total rate of twenty (20) pounds of seed mix per acre.
- 17. Remove dead trees including root ball on the lot or in the tree/lawn/right-of-way between the sidewalk and street. Contact the Building Commissioner's Office for tree removal in right-of-way that may cause any additional work to sidewalk or street. Any live tree over 12 inches (12") in circumference is not to be disturbed with the exception of Tree of Heaven tree variety which shall be removed. Remove all vegetation and debris between trees remaining on the site. Any stumps on the lot or in the tree/lawn/public right-of-way between the sidewalk and street shall be removed or ground out.
- 18. Remove any trash, junk, tires, miscellaneous vehicles, trailers, scrap, and random vegetation or weeds on the lot prior to completion of demolition work. Prior to final inspection any undisturbed areas shall be mowed to show that all junk and trash have been removed from the premises.

- 19. The demolition debris shall be kept wet to eliminate dust. The Contactor shall make arrangements with the water company to get water to the site if necessary.
- 20. Any retaining wall shall be removed and the embankment re-graded to a 45-degree (45°) angle or less. If it is evident that a retaining wall existed, was not removed, and the lot has not been regarded then re-grading of the lot is required. Do not disturb retaining walls of adjacent property owners. Where retaining walls have been removed and the embankment has been re-graded the incline shall be covered with White Dutch Clover / Annual Ryegrass-seeded-straw-mat or coconut mat, secured to the sloped area. The remainder of the lot must be White Dutch Clover-/ Annual Ryegrass seeded and straw-covered. The seed and straw must be installed prior to requesting final inspection.
- 21. All fencing, including chain link, shall be removed from the front and rear of the site. If it can be determined that the fence belongs to the house being demolished (i.e.; adjacent properties have no fence except on a common line between the adjacent property and the property to be demolished) then all fencing shall be removed. Any preferences expressed by adjacent property owners regarding fence removal on common boundary lines should be accommodated.
- 22. The Contractor at all times of the year shall take special measure to prevent spillage of chemicals, fuels, oils, greases, bituminous materials, waste water, waste washing water, herbicides, and surface drainage from entering the site sewers or public water.
- 23. Vacated sewer laterals must be plugged and sealed.
- 24. It is the Contractor's responsibility to determine if there are cisterns on the property prior to bidding. If a cistern is located, contact the Muncie Sanitary District Engineering Department at (765) 747-4879 to determine if more than one home is connected to the cistern. If more than one home is connected to the cistern, the cistern is not to be disturbed. Otherwise, the cistern should be treated like a vacated septic tank and filled with sand.
- 25. Any collateral damage to neighboring or abutting property must be ameliorated including repairs and or replacement of any damaged public improvements or infrastructure.
- 26. The Building Commissioner's office will provide three inspections free of charge. To schedule inspections, contact the Building Commissioner's office at 765-747-4862.
 - a. FIRST INSPECTION is of the excavated site/hole. The Building Commissioner's office must inspect the excavated site PRIOR to any fill being installed on the site in a basement or crawlspace or following removal of the slab. At the time the inspection is conducted, all debris and dumpsters must be removed from the site.
 - b. SECOND INSPECTION is of the graded lot. No bricks, boards, glass, etc. shall remain onsite, and the lot should be ready for installation of seed mix and straw at the time of this inspection. It is recommended that you call for this inspection PRIOR to removing equipment from the site.

- c. COLD WEATHER GRADING AND SEEDING: Final grading and seeding may be delayed until warmer weather. The amount of \$750 will be withheld until this work is complete.
- 27. Please note that work completed is guaranteed for one (1) year from final payment. Mud needs to be prevented from covering and removed from the sidewalks during heavy rains that occur between the time seed is installed and White Dutch Clover / Annual Ryegrass grows. It is Contractor's responsibility for removing mud from sidewalks if necessary during the one (1) year warranty period. In addition, if White Dutch Clover / Annual Ryegrass doesn't grow on the lot then the Contractor may be asked to replant this White Dutch Clover / Annual Ryegrass.
- 28. Sites over one (1) acre in size must have an approved storm water pollution prevention plan pursuant to Muncie Sanitary District Resolution 2006-12. Sites under one (1) acre are required to minimize sedimentation and other pollutants leaving the site. This includes dirt and mud.

MAPS & PHOTOGRAPHS



917 E. Adams (house)



713 W. Adams (house & garage)



517 E. Charles (garage only)



425 W Charles (house)



719 W. Charles (house)



414 S. Elliott (house)



622 W. Howard (house)



709 E. Jackson (rear addition only)



910 E. Jackson (house)



414 S. Proud (house)



1201 W 1st (house & garage)



712 W 5th (house & trash)

2235 E 14th (house)

1701 E 16th (house)





2012 E 13th (house)





2231 E. 14th (house & garage)

1-





1225 E 20th (house & garage)







2011 E 16th (house)



2407 W. Charles (house & garage)



225 N. Franklin (house & garage)



1112 S Franklin ()



1606 E Hines (house)

С



2425 N. Macedonia (house & debris)



4324 S. Madison (fuel station)



1001 W. Main (house)



405-407 E. Memorial (house)



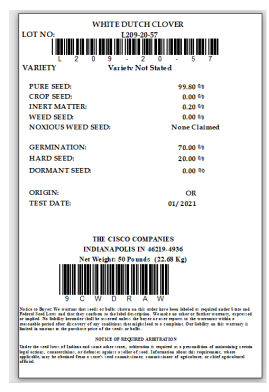
220-222 E Memorial (house)

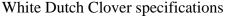


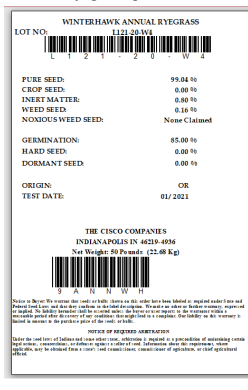
1001 W. Powers (house & shed))



708 E Seymour (foundation)







Annual Ryegrass specifications

APPENDIX

BID FOR DEMOLITION USING OWN EQUIPMENT TO TRANSFER WASTE TO LANDFILL FORM **BID FOR DEMOLITION USING ROLL-OFF CONTAINERS/DUMPSTERS FORM** NON-COLLUSION AFFIDAVIT AFFIDAVIT CONCERNING EMPLOYMENT OF UNAUTHORIZED ALIENS CERTIFICATE OF NON-SEGREGATED FACILITIES CERTIFICATION REGARDING DEBARMENT, SUSPENSION, AND OTHER RESPONSIBILITY MATTERS DEMOLTION PROJECT SUMMARY SHEET DEMOLITION APPLICATION HOUSEHOLD HAZARDOUS WASTE WCF-1 APPLICATION FOR WORKER'S COMPENSATION **RIGHT-OF-WAY USE PERMIT** CITY OF MUNCIE VENDOR INFORMATION **IRS FORM W-9**

DEMOLITIONS USING OWN EQUIPMENT

BID FOR <u>DEMOLITION</u> USING OWN EQUIPMENT TO

TRANSPORT WASTE TO LANDFILL

Name:		Email		
an individual	a partnership	a corporation		
Mailing Address:			_ Agent:	
City, State, Zip:			Federal ID or SSN	
Phone:	Fax: _		Cell:	

Г

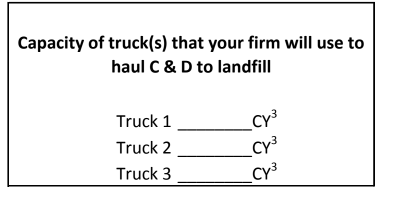
colum	n headings defined on page 4	A	В	С	D	E
	PROPERTY ADDRESS	BASE BID	YD ³ C & D WASTE TOTAL	YD ³ C & D WASTE TOTAL x \$ 13.30	BID TOTAL (A + C)	DAYS TO COMPLETE
1					\$	
2					\$	
3					\$	
4					\$	
5					\$	
6					\$	
7					\$	
8					\$	
9					\$	
10					\$	`
11					\$	
12					\$	
13					\$	
14					\$	

PAGE 1 of 4 TRUCKING BID FORM

DEMOLITIONS USING OWN EQUIPMENT

		А	В	С	D	E
	PROPERTY ADDRESS	BASE BID	YD ³ C & D WASTE TOTAL	YD ³ C & D WASTE TOTAL x \$ 13.30	BID TOTAL (A + C)	DAYS TO COMPLETE
15					\$	
16					\$	
17					\$	
18					\$	
19					\$	
20					\$	
21					\$	
22					\$	
23					\$	
24					\$	
25					\$	
26					\$	
27						
28						
29						
30						
31						
32						
33						
34						
35						

Contact information for hardfill disposal site
Name
Address
City State Zip
Phone



UNIT PRICES FOR USE WITH CHANGE ORDERS ONLY:						
Provide and install clean backfill	\$	/truckload				
Provide and install clean sand	\$	/truckload				
Removal of hardfill, construction/demolition debris, unsuitable fill, cistern	\$	/truckload				

Note: additional information that <u>MUST</u> be submitted with this bid is enumerated in Article 5 of Clearance Contract Instructions to Bidders

I acknowledge reciept of the following addenda (number and date):_____

Title _____

Subcontractor Name, Address, Phone______

Subcontractor Name, Address, Phone______

I/my firm will will not be using subcontractor(s) on this job. Subcontractor information must be attached.

By signing below I acknowledge I have examined the site and understand the "Clearance Contract," "Clearance Contract Instructions to Bidders," and "Specifications/Scope of Work"

Signature_____

Date_____

 $CY^3 = CUBIC YARD$

C & D = CONSTRUCTION & DEMOLITION WASTE

TRUCKING BID SHEET

- COLUMN A BASE BID = COST TO COMPLETE JOB LESS C & D DISPOSAL COST; INCLUDES COST OF HARD FILL DISPOSAL
- COLUMN B TOTAL CUBIC YARDS OF C & D WASTE
- COLUMN C TOTAL CUBIC YARDS OF C & D WASTE X \$13.30
- COLUMN D BID TOTAL = COST TO COMPLETE JOB INCLUDING ALL DISPOSAL COSTS
- COLUMN E DAYS NEEDED TO COMPLETE ALL WORK AT THIS SITE

BID FOR DEMOLITION USING ROLL-OFF	F CONTAINERS/DUMPSTERS
--	------------------------

Name:		Email:
an individual a partnership	a c orporation	
Mailing Address:		Agent:
City, State, Zip:		Federal ID or SSN
Phone:	Fax:	Cell:

The values below must be specific. Ranges (e.g. 8-10) will be interpreted at the hightest value!

ALL BLANKS AND CHECK BOXES ON THIS FORM MUST BE COMPLETED. WRITE " NO BID" IF NOT BIDDING ON A PROPERTY

co	olumn headings defined on p. 4	А	В	C	D	E	F	G
	PROPERTY ADDRESS	BASE BID	# C & D DUMPSTERS	YD ³ C & D WASTE TOTAL	YD ³ C & D WASTE TOTAL x \$13.30	(B x \$150) PER DUMPSTER	BID TOTAL (A+D+E)	DAYS TO COMPLETE
1							\$	
2							\$	
3							\$	
4							\$	
5							\$	
6							\$	
7							\$	
8							\$	
9							\$	
10							\$	
11							\$	
12							\$	
13							\$	
14							\$	

DEMOLITIONS DUMPSTER BID FORM

		Α	В	С	D	E	F	G
	PROPERTY ADDRESS	BASE BID	# C & D DUMPSTERS	YD ³ C & D WASTE TOTAL	YD ³ C & D WASTE TOTAL x \$13.30	(B x \$150) PER DUMPSTER	BID TOTAL (A+D+E)	DAYS TO COMPLETE
15							\$	
16							\$	
17							\$	
18							\$	
19							\$	
20							\$	
21							\$	
22							\$	
23							\$	
24							\$	
25							\$	
26							\$	
27							\$	
28							\$	
29							\$	
30							\$	
31		``					\$	
32							\$	
33							\$	
34							\$	
35							\$	
36							\$	
37							\$	

Contact information for hardfill disposal site					
Name					
Address					
City State Zip					
Phone					

CUBIC YARD (YD ³) OR TRUCKLOAD UNIT PRICES FOR USE WITH CHANGE ORDERS ONLY		
Provide and install clean backfill	\$ /truckload	
Provide and install clean sand	\$ /truckload	
Removal of hardfill, unsuitable fill	\$ /truckload	\$/20YD ³
Removal of construction/demolition debris	\$ n/a /truckload	\$/20YD ³ \$/30YD ³ \$/40YD ³
Removal of transite siding	\$ /square foot	
Removal of transite pipe	\$ /linear foot	

I/my firm i will will not be using subcontractor(s) on this job. Subcontractor information must be attached to this bid.

Subcontractor Name, Address, Phone______

I acknowledge reciept of the following addenda (number and date) ______

By signing below I acknowledge I have examined the site and understand the "Clearance Contract," "Clearance Contract Instructions to Bidders,"	Note: additional information that A
"Specifications/Scope of Work" and "Legal Notice"	be submitted with
	bid is enumerated
Signature	Article 5 of Cleara

Title

Date_____

 $CY^3 = CUBIC YARD$

C & D = CONSTRUCTION & DEMOLITION WASTE

DUMPSTER BID SHEET

COLUMN	А	BASE BID = COST TO COMPLETE JOB INCLUDING COST OF HARDFILL DISPOSAL LESS C & D DISPOSAL COST
COLUMN	В	NUMBER OF C & D DUMPSTERS NEEDED TO COMPLETE THIS JOB
COLUMN	С	TOTAL CUBIC YARDS OF C & D WASTE
COLUMN	D	TOTAL CUBIC YARDS OF C & D WASTE X \$13.30

- COLUMN E NUMBER OF C & D DUMPSTERS TIMES \$150/DUMPSTER (TRANSPORTATION COST)
- COLUMN F BID TOTAL = COST TO COMPLETE JOB INCLUDING ALL DISPOSAL COSTS
- COLUMN G DAYS NEEDED TO COMPELTE ALL WORK AT THIS SITE ACCORDING TO SPECIFICATION

NON-COLLUSION AFFIDAVIT

The undersigned bidder or agent, being duly sworn on oath, says that he has not, nor has any other member, representative, or agent of the firm, company, corporation or partnership represented by him, entered into any combination, collusion or agreement with any person relative to the price to be bid by anyone at such letting nor to prevent any person from bidding nor to induce anyone to refrain from bidding, and that this bid is made without reference to any other bid and without any agreement, understanding or combination with any other person in reference to such bidding.

He further says that no person or persons, firms, or corporation has, have or will receive directly or indirectly, any rebate, fee, gift, commission or thing of value on account of such sale.

OATH AND AFFIRMATION

I affirm under the penalties of perjury that the foregoing facts and information are true and correct to the best of my knowledge and belief.

Dated at	this	dav of	20	
Datcu at	uns	uay or	, 20	•

Name of Organization

Authorized Signature/Title

State of _____

City/County of _____ SS:

The foregoing instrument was acknowledged before me this ____ day of _____, 20 ____, by _____.

Notary Public

My Commission expires: ______.

AFFIDAVIT CONCERNING EMPLOYMENT OF UNAUTHORIZED ALIENS

I am a duly authorized officer of ______. ("Contractor") and I hereby certify that as of the date of this Affidavit, Contractor does not employ any "unauthorized aliens" as that term is defined in 8 U.S.C 1324a(h)(3).

I AFFIRM UNDER THE PENALTIES FOR PERJURY THAT THE FOREGOING REPRESENTATIONS ARE TRUE AND ACCURATE.

Date: _____

By:_____

Printed Name:_____

NOTE: 8 U.S.C 1324a(h)(3) defines an unauthorized alien as an alien that is not at the time of employment either (a) an alien lawfully admitted for permanent residence, or (b) authorized to be so employed by this chapter or by the Attorney General.

CERTIFICATION REGARDING DEBARMENT, SUSPENSION, & OTHER RESPONSIBILITY MATTERS

- The prospective primary participant certifies to the best of its knowledge and belief, that it and its principals:
 A. Are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded
 - from covered transactions by any Federal department or agency.
 - B. Have not within a 3-year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State or Local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property.
 - C. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, tate or Local) with commission of any of the offenses enumerated in paragraph 1.b. of this certification; and
 - D. Have not within a 3-year period preceding this application/proposal had one or more public transactions (Federal, State or Local) terminated for cause or default.
- 2. Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

CERTIFICATE OF NON-SEGREGATED FACILITIES

The Company certifies that he does not maintain or provide for his employees any segregated facilities at any of his establishments, and that he does not permit his employees to perform their services at any location, under his control, where segregated facilities are maintained. The Company certifies further that he will not maintain or provide for his employees any segregated facilities at any of his establishments, and that he will not permit control where segregated facilities are maintained. The Company certifies further that he will not permit control where segregated facilities are maintained. The Company agrees that a breach of this certification will be a violation of the Equal Opportunity clause in any contract resulting from contracts with the Department of Community Development. As used in this certification, the "segregated facilities" means any wait in rooms, work area, restrooms and washrooms, restaurants and other eating areas, time clocks, locker rooms and other storage or dressing areas, transportation, and housing facilities provided for employees which are segregated by directive or are in fact segregated on the basis of race, color, religion, or national origin, because of habit, local custom, or otherwise. The Company agrees that (except obtained identical certification from proposed subcontractors for specific time periods) he will obtain identical certification from proposed subcontractors for specific time periods in the segregated subcontractors prior to award of subcontracts exceeding \$10,000.00 which are not exempt from the provisions of the Equal Opportunity clause, and that he will retain such certifications in his files.

NOTE: The penalty for making false statements in offers is prescribed in 18 U.S.C. 1001

Company Name

Company Address

City, State, Zip

Authorized Signature / Date

Title

DEMOLITION PROJECT SUMMARY SHEET

Firm Name:					
Project Address:					
Invoice				before a	nd after sidewalk photos
Page 1 of Co	ontract	_		-	
Copy of Hou	isehold Hazardo	ous Waste I	Form(s) fr	om ECR	
Landfill scale	e tickets	or		dumpste	er tickets
dumpster	or gate ticket su	ummary			
tons	date	yd ³			
1					
2				1	UNCIE
3				14/	
4				121	12 E
5				E	SHAR Z
				101	
6				141	*
7				1	1865*
8					
9					
10					
to	tal yd ³ hauled				_# dumpsters bid
	2		OR		
to	tal yd ³ bid				_# dumpsters used
Ha	ard fill disposal	reciepts			
Di	irt/fill reciept				
	ole/excavation i		form		
	rade inspection				
Se	eed/Straw final	inspection			

DEMOLITION APPLICATION

				Permit #
1)	Address of Building	g:		
	If building	has multiple addresses:	Lowest #	Highest #
2)	Owner of Property:			
	Mailing Addres	SS:		-
	Telephone #: _			
3)	Height of structure:	:	4) Number of	stories:
5)	Square footage of l	building:		
6)	Type of structure:	a) accessory:	b) detached garage:	
		c) residence:	# of units:	
		d) commercial:	State Release: Yes	_ No
7)	Landfill:			
8)	Reason for demoli	tion:		
**	CONTRACTOR/OV	WNER INFORMATION	:	
			·	nit is requested, contractor must
hav	ve active bond on file	e. If owner of property, a	cting as contractor, mus	t have personal bond on file.
B)	Mailing address:		<u> </u>	
C)	Telephone #:		Cell #:	
	FFIRM, UNDER TI PRESENTATIONS	HE PENALTIES FOR P ARE TRUE	ERJURY, THAT THE I	FOREGOING
Ap	plicant (Print name)	:		
Ap	plicant Signature:			Date:

DEMOLITION REQUIREMENTS

- Remove basement or foundation walls completely and crack basement floor sufficiently to allow water to drain through. If the building is on a slab the slab should be removed completely.
- Remove all steps, sidewalks, driveways and retaining walls, excluding the sidewalk that runs adjacent to the street if one exists.
- Hard fill may NOT be used for fill in the bottom of the hole. Fill shall be a suitable compactable fill such as pit run, back run gravel or compactable clay material.
- The demolition debris must be kept wet enough to prevent dust from emanating from the site. It is the contractor's responsibility to make arrangements with the water company for water from hydrants or to otherwise make arrangements to get water to the site.
- Building commission's office MUST inspect the excavated site prior to ANY fill being installed on the site in a basement, crawlspace or following removal of a slab. At the time the inspection is conducted all debris and dumpsters must be removed from the site.
- Cover with topsoil and grade lot to conform to existing elevations on adjacent properties. The graded site shall not drain onto adjacent properties and nor shall water pool on the site. Second inspection needed at this time for grade.
- Lot MUST be clear of all debris and containers.
- Seed and straw the lot. This must be completed prior to requesting final inspection.

****INSPECTIONS** – Call for inspections Monday – Friday 8:00 a.m. to 4:00 p.m. at 765-747-4862. Permit number is required to schedule inspection, also allow ample time for inspector to work this project into the inspection schedule.

Any re-inspections will be charged an additional \$125.00 fee.

Rick Lorrison City of Muncie Building Commissioner

HOUSEHOLD HAZARDOUS WASTE

TIRES AND ELECTRONICS

MATERIAL COLLECTION CONTROL SHEET

Please check list of material and amount being discarded:

ITEM	AMOUNT	ITEM	AMOUNT	ITEM	AMOUNT
Antifreeze		Paint Remover		TIRES	
Batteries		Paint Thinner		On rim	
Brake Fluid		Pesticides		Off rim	
Carpet Cleaner		Propane Tank		ELECTRONICS	
Diesel Fuel		Rodent Killer		Television	
Degreaser		Varnishes		VCR/DVD	
Fertilizer		Transmission Fluid		Microwave	
Cleaners		Varnish Remover		Computer	
Adhesives		Wood Stains		Other (list)	
Insecticide		Others (list)			
Kerosene					
Motor Oil				Refrigerator	
Latex Paint				Freezer	
Other Paint				Air Conditioner	

AGREEMENT:

I agree to hold East Central Recycling and the Muncie Sanitary District harmless from any liability, loss, or damage I may suffer for material, vehicle or other property damage, or for personal injury to my representatives or me while I am on the premises of East Central Recycling.

All HHW must be labeled!!

Print Name:

Limit six (6) tires per household annually!!

Address:		

City:					

Signature: _____



WCE-1 APPLICATION FOR WORKER'S COMPENSATION CLEARANCE CERTIFICATE

State Form 45899 (R6 / 12-09)

Indiana Department of Revenue / Worker's Compensation Board of Indiana

INSTRUCTIONS: 1. Please type or print.

- 2. Payment must be made using a money order or certified check.
- 3. Mail this completed application and payment to the Indiana Department of Revenue, PO Box 2305, Indianapolis, IN 46204-2305.

Name of independent contractor (last, first)	Name of business Specified trade		
Address (number and street, city, state, and ZIP code)			Telephone number ()
E-mail address	Social Security Number *	Affidavit of exe	emption number (STATE USE ONLY)
Are you an Indiana resident?	If no, please enter your state of residence		
Affidavit of Exemption:	22-3-7-34.5, I, the undersigned, am hereby requesting		
	construction trades, as defined by IC 22-3-6-1 (b) (7)		
8	G-1 (b) (4) and IC 22-3-7-9 (b) (2) and am thereby ex Type of business		
Name of sole proprietorship		Social Security	Number
I am a partner in a partnership as defined by IC	22-3-6-1 (b) (5) and IC 22-3-7-9 (b) (3) and am thereb	y exempted fr	om worker's compensation coverage.
Name of partnership		Federal Identific	cation Number
I am an officer of a corporation who is the sole IC 22-3-6-1 (b) (1) and IC 22-3-7-9 (b) (9).	officer of the corporation and I elect not to be an emp	ployee under t	this chapter as defined by
Name of corporation		Social Security	Number or Federal Identification Number
I 🗌 do 🔲 do not have other employees.	I 🗌 do 🔲 do not have Worker's Compensatio	on insurance th	nrough a private insurance carrier.
Signature of applicant		1	Date signed (month, day, year)

This affidavit certifies that the above named person is an independent contractor as defined by the indicated provisions of law, that the above named person has worker's compensation or is a qualified self-insurer as to any and all employees in their hire, and that the above named person desires to be exempt from worker's compensation coverage and foregoes the right of recovery under the Worker's Compensation Act from anyone for whom this person works as an independent contractor. This affidavit is binding and holds harmless any person and their worker's compensation insurance carrier contracting with the above named person (as an independent contractor) and their worker's compensation insurance carrier. This affidavit is not valid without the stamp of the Worker's Compensation Board. This affidavit is valid for one year from the date of issue. You must re-apply each year to maintain exempt status. This information may be shared with the Internal Revenue Service and/or other states.

	FOR STATE USE ONLY	
A \$20.00 non-refundable filing fee is required.		Date issued (month, day, year)
□ \$5.00 Department of Revenue filing fee paid	□ \$15.00 Worker's Compensation Board filing fee paid	

APPLICATION CHECKLIST

Part of State Form 45899 (R5 / 12-09)

This Application for Certification of Exemption represents a statement by you that you are an independent contractor or otherwise not required to carry worker's compensation insurance on yourself under the Worker's Compensation Act of Indiana. The Indiana Department of Revenue may share this information with the Internal Revenue Service (IRS) and /or other states.

The statutes establishing this registration process state that an independent contractor in the construction trades is defined similarly to the IRS tax guidelines for determining independent contractor status. The IRS uses several factors to determine whether an individual is an independent contractor or an employee. Listed below are some of the characteristics of each. *If you fail to meet these qualifications, you will not receive certification.*

An independent contractor generally:

- · directs his own work and performs the work in the manner he chooses, without direction from a boss or general contractor;
- sets his own hours;
- · may hire assistants;
- provides his own tools and materials;
- is paid by the job rather than by the hour;
- may make a profit or suffer a loss on a job; and
- · is free to work for more than one person or firm and to offer his services to the general public.

An employee generally:

- is under the control of his employer;
- · has income taxes withheld from his pay;
- · must work the hours specified by the employer;
- · receives pay on an hourly basis;
- · must perform the work in the manner indicated by the employer;
- · receives training, tools and equipment provided by the employer;
- · is not free to offer his services to any persons or firms or to the general public; and
- · can be fired at any time.

Are you new to the state of Indiana or the United States? If so, you will be required to submit verification of your residency.

- Some examples include: • valid Indiana Driver's Licence:
 - Permanent Resident Card (green card);
 - copy of income tax return from another state;
 - copy of federal income tax return;
 - voter's registration card;
 - Individual Tax Identification Number (ITIN) (resident aliens)

This application for a Certification of Exemption from worker's compensation in Indiana will be processed by verifying your status as an Independent Contractor. The Indiana Department of Revenue will examine your past tax records to determine if you have identified yourself as an independent contractor in past years and are current on your individual tax filings. Failure to comply will result in denial of certification.

I.C.22-3-2-14.5 requires that you be certified by the Department of Revenue. The Certification is filed for you with the Indiana Worker's Compensation Board to obtain your Independent Contractor status. You are required to pay a \$20 fee, \$5 (non-refundable) to the Indiana Department of Revenue and \$15 to the Indiana Worker's Compensation Board, for making the application. Please allow up to seven business days for the Department of Revenue and an additional seven days for the Worker's Compensation Board to process this request. If you do not meet the criteria for establishing your status as an independent contractor, you will be contacted with instructions on providing additional information, or notification of denial.

Your certification is not valid until the Worker's Compensation Board has stamped it. Mail your application to the Indiana Department of Revenue for processing. Upon approval of both the Department of Revenue and the Worker's Compensation Board, you will receive your validated Certificate of Exemption and a copy of Income Tax Information Bulletin #86 in the mail.

Note: Until / unless you receive a Certificate of Exemption from the Indiana Worker's Compensation Board, you are required to be covered by a worker's compensation policy under Indiana law. Even if you are exempt, you must cover any employees of your business.

City of Muncie – Dept. of Public Works

5790 W. Kilgore Ave. Muncie, IN 47304

RIGHT-OF-WAY USE APPLICATION

Telephone: 765-747-4878 Fax #765-474-4794

Application [Dat	e:	
Owner's Nar	ne:	Phone #	
Mailing Addr	ess	:: Fax #	
		Cell #	
		Utility ID #	
Contractor's	Na	me: Phone #	
Fax #			
		: Cell #	
_			
		Utility ID #	
Location of R	ligh	nt-of-Way Use	
Type of Righ	t-o	f-Way Use	
		Be specific to the use as possible	
Non-Invasive	5	[] Dumpster [] Monitoring Well [] Sod	
Invasive:	[] Excavate or Dismantle of City Facilities	
	[] Street Classification [] Class I [] Class II [] Class III [] Class IV	
	[] Install/Repair [] Utility	
	[] Driveway/Mailbox Approaches	
		Drawing or specifications required	
	[] Poles	
	[] Type of Excavation	
	[] Other	
	[] Restoration of City Facilities	
	[] Type of Restoration [] Sod [] Sidewalk [] Pavement [] Etc.	

Access Specifications

What is Purpose of Driveway? [] Residential [] Commercial

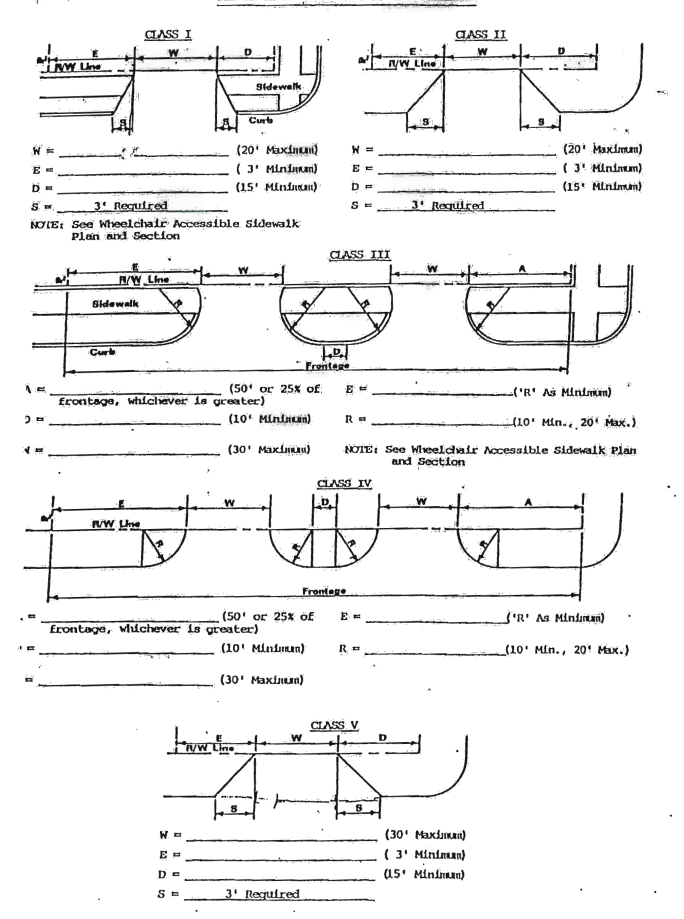
What Type of Material is to be used in Construction of Driveway Approach?

TYPE OF RESIDENTIAL PERMIT APPLIED FOR:

- [] Class I All driveways which connect single family residential property to a public roadway WITH a raised curb.
- [] Class II All driveways which connect single family residential property to a public roadway <u>WITHOUT a raised curb.</u>

Depth of Pavement:Inc	hes Is Drainage Pipe Required [] NO [] YES Drainage Pipe Diameter:
HE/SHE INTENDS TO REQUEST A FIN.	
E E E E E E E E E E E E E E E E E E E	PERMIT INFORMATION
Start Date:	Completion Date:
Print Applicant Name	Sign Applicant Name
Address	Phone
Inspection fee for Street Cut - Review Plans - \$20.00	INSPECTION FEES 525.00 Resident \$75.00 Commercial a Drive \$20.00 umber of days needed = \$

TYPICAL DRIVEWAY AND APPROACH STANDARDS



diff. The management of the state of the

ACKNOWLEDGEMENT OF APPLICATION

- [] \$500,000.00 Surety for Protection of Street Facilities.
- [] \$ 500.00 Surety Posted by Adjacent Owner (Homeowner)
- [] Bond # _____
- [] Public Utility Indemnification Agreement Posted

INDEMNITY AGREEMENT:

In consideration of the issuance of a Right-of-Way Use Permit as requested by the undersigned applicant, the undersigned agrees to indemnify, defend, and hold harmless the City of Muncie, Indiana, its officials, agents and employees from any liability due to loss, damage, injuries or other casualties of any kind, to the person or property of anyone on or off the right-of-way arising out of, or resulting from the issuance of the permit or the work or activity connected therewith, or from the work or activity undertaken there under, whether due in whole or in part to the negligent acts or omissions of the City, its officials, agents, or employees, or the applicant, his agents, contractors or employees or other persons engaged in the performance of the work or activity, or the joint negligence of any of them, including any claims arising out of the workman's compensation act or any other law, ordinance, order, or decree, for a period of the applicable statute of limitations. The applicant shall pay all reasonable expenses and attorney fees incurred by or imposed on the City in indemnity agreement.

I AFFIRM UNDER TH PENALITIES FOR PERJURY THAT THE INFORMATION SET FORTH ON THE APPLICANT IS TRUE AND COMPLETE.

Signature of Applicant/Contractor:	·	
Print Name:		
Date:	Witness:	

OWNER'S STATEMENT

The undersigned owner of the facility to be installed in the right-of-way acknowledges and agrees that the right-of-way use permit is granted with the understanding that if the area where the facility is located in needed by the City of Muncie for a public use, the facility will be relocated at the owner's expense.

Signature of Owner

Printed Name of Owner

Date



VENDOR INFORMATION

PLEASE PRINT CLEARLY

NAME OR BUSINESS NAME				
ADDRESS				
СІТҮ	STATE	ZIP		
REMIT TO ADDRESS				
СІТҮ	STATE	ZIP		
TELEPHONE ()	FAX (.)		
EMAIL ADDRESS				
NAME OF PERSON OR DEPARTMENT				
TO CONTACT FOR BILLING QUESTIONS				
FEDERAL INDENTIFICATION NUMBER				
OR				
SOCIAL SECURITY NUMBER				
DATE THIS FORM IS FILLED OUT				

PLEASE FILL OUT THIS VENDOR INFORMATION PAGE, THE ATTACHED W-9 FORM AND RETURN TO THE ADDRESS BELOW OR FAX TO (765)741-1656. IF YOU HAVE QUESTIONS PLEASE CALL (765)747-4828.

CITY OF MUNCIE CONTROLLER'S OFFICE 300 N. HIGH STREET MUNCIE, IN 47305

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

internat	Revenue Service				
	1 Name (as shown	on your income tax return). Name is required on this line; do not leave this line blank.			
page 2.	2 Business name/disregarded entity name, if different from above				
Б	Individual/sole proprietor or C Corporation S Corporation Partnership Trust/estate			4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):	
/pe	single-member LLC ☐ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partnership) ►			Exempt payee code (if any)	
r ti					
b p Note. For a single-member LLC that is disregarded, do not check LLC; check the appropriate box in the line above for the tax classification of the single-member owner.				Exemption from FATCA reporting code (if any)	
Print or type Instruction:	Other (see inst	ructions)		(Applies to accounts maintained outside the U.S.)	
ific P			Requester's name a	nd address (optional)	
Print or type Specific Instructions					
	6 City, state, and 2	IP code			
See					
	7 List account nun	ber(s) here (optional)			
Par		ver Identification Number (TIN)			
		propriate box. The TIN provided must match the name given on line 1 to avo		urity number	
backup withholding. For individuals, this is generally your social security number (SSN). However, for a					
resident alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a</i>					
TIN on page 3.					
			4 for Employer	dentification number	
	nes on whose nur				
Part	Certifi	cation			
Under	penalties of perju	ry, I certify that:			

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- 3. I am a U.S. citizen or other U.S. person (defined below); and
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 3.

Sign Here	Signature of	
Here	U.S. person ►	Date 🕨

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted. **Future developments.** Information about developments affecting Form W-9 (such as legislation enacted after we release it) is at *www.irs.gov/fw9*.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- Form 1099-INT (interest earned or paid)
- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- · Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by
- Form 1099-S (proceeds from real estate transactions)
- · Form 1099-K (merchant card and third party network transactions)

Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)

- Form 1099-C (canceled debt)
- · Form 1099-A (acquisition or abandonment of secured property)
- Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.
- If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding? on page 2.

By signing the filled-out form, you:

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued).

2. Certify that you are not subject to backup withholding, or

3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and

4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting*? on page 2 for further information.

Form ST-105 State Form 49065 (R5 / 6-17)

Indiana Department of Revenue General Sales Tax Exemption Certificate

Indiana registered retail merchants and businesses located outside Indiana may use this certificate. The claimed exemption must be allowed by Indiana code. Exemption statutes of other states are not valid for purchases from Indiana vendors. This exemption certificate can not be issued for the purchase of <u>Utilities</u>, <u>Vehicles</u>, <u>Watercraft</u>, or <u>Aircraft</u>. Purchaser must be registered with the Department of Revenue or the appropriate taxing authority of the purchaser's state of residence.

Sales tax must be charged unless <u>all</u> information in each section is fully completed by the purchaser. Purchasers not able to provide all required information must pay the tax and may file a claim for refund (Form GA-110L) directly with the Department of Revenue. A valid certificate also serves as an exemption certificate for (1) county innkeeper's tax and (2) local food and beverage tax.

1703	Name of Purchaser: City of Muncie				
(Å	Business Address: 300 N. High Street City: Muncie	State: IN	ZIP Code: 47305		
ut on	Purchaser must provide minimum of one ID number below.*				
Section 1 (print only)	Provide your Indiana Registered Retail Merchant's Certificate TID and LOC Num	iber as shown on y	our Certificate.		
	TID Number (10 digits): 0003121470 - LOC Number (3 dig	its): <u>001</u>			
Sectio	If not registered with the Indiana DOR, provide your State Tax ID Number from another State *See instructions on the reverse side if you do not have either number.				
20	State ID Number: State of Issue:				
Section 2	Is this a 🗹 blanket purchase exemption request or a 🗌 single purchase exemption request? (check one) Description of items to be purchased:				
en la compañía de la comp	⊐ ☐ Purchaser must indicate the type of exemption being claimed for this purchase. (check one or expla	ain)		
	Sales to a retailer, wholesaler, or manufacturer for resale only.	and a second	9994 7 0		
	1	Sale of manufacturing machinery, tools, and equipment to be used directly in direct production.			
	Sales to nonprofit organizations claiming exemption pursuant to Sales Tax Information Bulletin #10. (May not be used for personal hotel rooms and meals.)				
	Sales of tangible personal property predominately used (greater then 50 percent) in providing public transportation - provide USDOT Number. A person or corporation who is hauling under someone else's motor carrier authority, or has a contract as a school bus operator, must provide their SSN or FID Number in lieu of a State ID Number in Section 1.				
E I	USDOT Number:				
Section 3	Sales to persons, occupationally engaged as farmers, to be used directly in production of agricultural products for sale. Note: A farmer not possessing a State Business License Number may enter a FID Number or a SSN in lieu of a State ID Number in Section 1.				
44	Sales to a contractor for exempt projects (such as public schools, government, or nonprofits).				
	Sales to Indiana Governmental Units (agencies, cities, towns, municipalities, public schools, and state universities).				
	Sales to the United States Federal Government - show agency name				
	Other - explain				
Section 4	I hereby certify under the penalties of perjury that the property purchased by the use of this exemption certificate is to be used for an exempt purpose pursuant to the State Gross Retail Sales Tax Act, Indiana Code 6-2.5, and the item purchased is not a utility, vehicle, watercraft, or aircraft.				
Sec	me personally and/or the business entity I represent to the imposition of tax, inter-	est, and civil and/o	r criminal penaities.		
and and a	Signature of Purchaser:	Date:			
	Printed Name: CRAISUSEIGHT	Title: City Cor	troller		

The Indiana Department of Revenue may request verification of registration in another state if you are an out-of-state purchaser. Seller must keep this certificate on file to support exempt sales.