INVITATION FOR SALE

RE-BID ITB No. 20-008

SALE OF SURPLUS DIRT

BY THE

EFFINGHAM COUNTY BOARD OF COMMISSIONERS



Invitation Date: April 10, 2020

Date Bid Closes: April 14, 2020 at 4:00 PM (EST)

Location of Bid Opening: 601 North Laurel Street, Springfield, GA 31329

Purchasing Contact Information: Alison Bruton, Purchasing Tech.

abruton@effinghamcounty.org

601 North Laurel Street Springfield, GA 31329

Tel: 912-754-2159 Fax: 912-754-8413

Section 1 – Introduction

Effingham County Board of Commissioners are accepting sealed bids from respondents interested in purchasing dirt located on the County's "Clarence Morgan Recreation Complex Property" in accordance with the specifications, terms and conditions shown in this invitation for the sale of surplus property.

The successful respondent(s) shall be responsible for the extraction/removal and transportation of the dirt, and clean up associated with the removal of the dirt.

All dirt must be completely removed from the site within one calendar year from the start of collection, unless approved by Effingham County Board of Commissioners. If the dirt is not removed by the time specified, the successful bidder agrees to forfeit all rights to the dirt back to the County.

The property is located at 1750 Hwy 21 S, Springfield, GA 31329.

Section 2 - Instructions to Bidders

1. General Information

- a. The Bid Document: This invitation to bid can be downloaded from the Effingham County website, <u>www.effinghamcounty.org</u>, under the Purchasing Tab. This package is also available at the Administrative Complex, 601 North Laurel Street Springfield, GA 31329 in the Purchasing Office.
- b. Bid Contact:

Alison Bruton, Purchasing Tech.

601 North Laurel Street

Springfield, GA 31329

Email: abruton@effinghamcounty.org
Phone: 912-754-2159 Fax 912-754-8413

2. Scope

The highest bidder will purchase all dirt.

- 3. Terms and Conditions Applicable to Sale
 - a. The property is being offered and will be sold "as is", "where is" and "with all faults".
 - b. Any and all property inspections must be completed before the date of the bid opening.

4. Property Inspection:

Bidders can inspect the dirt at 1750 Hwy 21 S, Springfield, GA 31329. Bidders inspect the dirt at their own risk. Approximately half of the pile that contains mixed material will be removed, and the remainder will be kept in safe condition before the completion of work on site.

5. Questions and Answers

Any questions regarding the bid documents or the bid process that are not answered in the invitation to bid shall be directed in writing to the Purchasing Tech. Questions may be emailed to abruton@effinghamcounty.org, or faxed to 912-754-8413. Responses will only be made to written questions, and will be made in writing. No responses will be given to verbal questions.

The only official answer or position of Effingham County will be the one stated in writing.

6. Preparation and Submission of Sealed Bids

Bid forms must be submitted in accordance with the following instructions:

RE-BID ITB No. 20-008 - Sale of Surplus Dirt

- a. Bidders shall submit one (1) original Bid. A completed Bid consists of the following documents listed below, duly executed as appropriate:
 - Bid Schedule must use form attached
 - Notarized Non Collusion Affidavit form attached
 - Notarized Hold Harmless Agreement form attached
- b. Documents shall be signed and dated in blue ink. All blank spaces must be typed or handwritten in blue ink. Any corrections to any entry must be lined out and initialed by the Bidder. Use of correction tape or fluids is prohibited.
- Bids must be submitted in sealed opaque envelope and plainly marked <u>RE-BID ITB No. 20-008</u>
 Sale of Surplus Dirt.
- d. Bids must be emailed to abruton@effinghamcounty.org.
- 7. Withdrawal of Bids Bids may not be withdrawn once they have been received and opened by the County.

8. Bid Closing

The bid closes on <u>Tuesday</u>, <u>April 14</u>, <u>2020 at 4:00 PM (EST)</u>. Any bid received after the stated date and time shall not be considered. It shall be the sole responsibility of the bidder to have their bid delivered on or before the stated date and time. If a bid is sent by the U.S. mail, or by any courier delivery service the bidder shall be responsible for its timely delivery to the Purchasing Department. Bids delayed for any reason will not be considered or opened, and will be returned to the bidder at their request and expense.

9. Right to Reject Bids

The County reserves the right to reject any and all bids. Any and all bids may be rejected if they are deemed in the judgment of the County to be non-responsive to the Invitation to Bid.

10. Applicable Laws

All applicable laws and regulations of the State of Georgia and ordinances and policies of Effingham County shall apply.

11. Basis of Award

The award shall be made to the highest bidder. All bids may be rejected if they are deemed in the judgment of the Purchasing Tech. to be non-responsive to the Invitation to bids.

The winning bidder(s) will be informed as soon as the bids have been tabulated – no later than close of business on <u>Tuesday</u>, <u>April 14, 2020</u>. Due to the current COVID-19 restrictions in place, this will NOT be a public opening.

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RE-BID ITB No. 20-008 - Sale of Surplus Dirt

Bid Schedule

Bidder's Name or Legal Business Name:

Description	Amount	иом	Bid Price	TOTAL
Surplus Dirt	1	CY	\$	\$
	Total bid amount :		\$	

In submitting this bid, the bidder acknowledges the following:

- The highest bidder will purchase all dirt.
- Bids may not be withdrawn once they have been received and opened by the County.
- The property is being sold "as is" "where is" and "with all faults"
- Any and all property inspections should be completed before the date of the bid opening.
- Funds shall be collected from the successful bidder in the form of cash, cashier's check or bank issued check.
- Payments must be made on a monthly basis to Effingham County and must include load sheets. Coordination to be arranged with Seth Ziegler.
- All dirt sold must be completely removed from the site within one calendar year from the start of
 collection, unless approved by Effingham County Board of Commissioners. If the dirt is not removed
 by the time specified, the successful bidder agrees to forfeit all rights to the dirt back to the County.

Bidders Printed Name:	
Phone:	Email Address:
Bidders Title (if appropriate):	
Bidders Address:	
Bidders Signature:	
Doto	

STATE OF GEORGIA

NOTE:

COUNTY OF EFFINGHAM

NON-COLLUSION AFFIDAVIT OF BIDDER/OFFEROR

I, certify that pursuant to Effingham County Code Section 2-320 (11), this bid or proposal is made without prior understanding, agreement or connection with any corporation, firm or person submitting a bid for the same property, and is in all respects fair and without collusion or fraud. I understand collusive bidding is a violation of state and federal law and can result in fines, prison sentences and civil damages awards. I agree to abide by all conditions of this bid or proposal and certify that I am authorized to sign this bid or proposal for the bidder.						
Affiant further states that pursuant to O.C.G.A. Section 36-91-21 (d) and (e), it has not, by itself or with others, directly or indirectly, prevented or attempted to prevent competition in such bidding or proposals by any means whatsoever. Affiant further states that (s)he has not prevented or endeavored to prevent anyone from making a bid or offer on the project by any means whatsoever nor has Affiant caused or induced another to withdraw a bid or offer.						
(BIDDER NAME - PRINTED)						
(BIDDER SIGNATURE)						
Sworn before me thisday of, 2020						
BY:						
(WITNESS NAME - PRINTED) (WITNESS SIGNATURE)						
Notary Public:						
County:						
Commission Expires:						

IF THE OFFEROR IS A PARTNERSHIP, ALL OF THE PARTNERS AND ANY OFFICER, AGENT, OR OTHER PERSON WHO MAY HAVE REPRESENTED OR ACTED FOR THEM IN BIDDING FOR OR PROCURING THE CONTRACT SHALL ALSO MAKE THIS OATH.

IF THE OFFEROR IS A CORPORATION, ALL OFFICERS, AGENTS, OR OTHER PERSONS WHO MAY HAVE ACTED FOR OR REPRESENTED THE CORPORATION IN BIDDING FOR OR PROCURING THE CONTRACT SHALL MAKE THE OATH

Hold Harmless Agreement (page 1)

Th	is HOLD HARMI	LESS AGREEMENT	(this "Agreement") is made effective on	by and	
bet	tween the Effingha	m County Board of Co	mmissioners (hereinafter, "ECBOC"), of 601 N.Laurel	Street, Springfield,	
Ge	eorgia 31329	9 and		(bidder) of	
	C		(address). Effingham County Board of (Commissioners and	
		(bidde	er) are sometimes individually referred to as "Party		
ref	erred to as the "Par		-,		
	circa to as the Tai	tios.			
wı	HEREAS		(bidder) desires to hold harmless ECBO	C from any claims	
anc	d/or litigation aris	ing out of	(bidder) desires to hold harmess Lebe	onnection with the	
		ed at 1750 Hwy 21 S, S		Jinicetion with the	
len	novar of unit locate	ed at 1750 flwy 21 S, s	Springheid, GA		
NC)W THEREFORI	E, in consideration of t	the mutual covenants and conditions contained herein,		
			(bidder) hereby agree as follows:		
	-2 o o uno		(crader) nervey agree as rememb.		
TF	ERMS				
11	ARIVID				
1.	Hold Hammlage		(bidder) shall fully defend, inde	mnify and hold	
1.					
		harmless ECBOC from any and all claims, lawsuits, demands, causes of action, liability, loss, damage and/or injury, of any kind whatsoever (including without limitation all claims for monetary loss, property damage,			
			wrongful death), whether brought by an individual o		
			inistrative action of any federal, state, or local gover		
	agency, arising o	out of, in any way wha	atsoever, any acts, omissions, negligence, or willful m	asconduct on the	
	part of		(bidder) , its officers, owners, personnel, en	nployees, agents,	
			This indemnification applies to and includes, withou		
			nts, awards, decrees, attorneys' fees, and related costs	or expenses, and	
	any reimburseme	ents to ECBOC for all I	legal fees, expenses, and costs incurred by it.		
2.	A41- a4 4 a T	ton Assessment Earl	Deuter recommends that the individuals rate have signed	1 41.:. A	
۷.			Party warrants that the individuals who have signed		
	nave the actual le	egai power, right, and a	authority to make this Agreement and bind each respec	suve Party.	
3.	Amendment: M	adification No supple	ement, modification, or amendment of this Agreement	t shall be binding	
٥.		n writing and signed b		shan be binding	
	diffess executed i	ii witting and signed b	y both I arties.		
4.	Waiver No waiv	ver of any default shall	constitute a waiver of any other default or breach, wh	ether of the same	
••			iver, benefit, privilege, or service voluntarily given of		
			atractual right by custom, estoppel, or otherwise.	r performed by u	
	rarty shan give t	ne other rurty uny con	inactal right by custom, estopper, or otherwise.		
5.	Attornevs' Fees	and Costs. If any 1	legal action or other proceeding is brought in conr	nection with this	
			g Party, if any, shall be entitled to recover reasonable at		
			her relief to which that Party is entitled. In the event the		
			presides over such legal action or proceeding is empower		

6. Entire Agreement. This Agreement contains the entire agreement between the Parties related to the matters specified herein, and supersedes any prior oral or written statements or agreements between the Parties related to such matters.

which Party, if any, is the prevailing party in accordance with this provision.

7. **Enforceability, Severability, and Reformation**. If any provision of this Agreement shall be held to be invalid or unenforceable for any reason, the remaining provisions shall continue to be valid and enforceable. If a court finds that any provision of this Agreement is invalid or unenforceable, but that by limiting such provision it would become valid and enforceable, then such provision shall be deemed to be written,

Hold Harmless Agreement (page 2)

construed, and enforced as so limited. The intent of the Parties is to provide as broad an indemnification as possible under Georgia law. In the event that any aspect of this Agreement is deemed unenforceable, the court is empowered to modify this Agreement to give the broadest possible interpretation permitted under Georgia law.

- **8. Applicable Law.** This Agreement shall be governed exclusively by the laws of Georgia, without regard to conflict of law provisions.
- 9. Exclusive Venue and Jurisdiction. Any lawsuit or legal proceeding arising out of or relating to this Agreement in any way whatsoever shall be exclusively brought and litigated in the federal and state courts of Georgia, Each Party expressly consents and submits to this exclusive jurisdiction and exclusive venue. Each Party expressly waives the right to challenge this jurisdiction and/or venue as improper or inconvenient. Each Party consents to the dismissal of any lawsuit that they bring in any other jurisdiction or venue.

(BIDDER NAME - PRINTED)		
(BIDDER SIGNATURE)		
Sworn before me thisday of	, 2020	
BY:		
(WITNESS NAME - PRINTED)	(WITNESS SIGNATURE)	
Notary Public:		
County:		
Commission Expires:		