# PUBLIC NOTICES

ABBREVIATED NOTICE OF INTENT TO AMEND ADMINISTRATIVE RULES

RELATING TO RELATING TO SEED CERTIFICATION STANDARDS AND REQUIREMENTS TAKE NOTICE that the

North Dakota State Seed Department will hold a public hearing to address proposed changes to the N.D. Admin. Code at

# 10:00 am, on May 30, 2024, at 1313 18th St. N. Fargo, ND 58105.

A copy of the proposed rules may be obtained by writing the North Dakota State Seed Department, 1313 18th St. N., Fargo ND 58105 or calling 701-231-5400. The proposed rules may also be viewed on the State Seed Department web page, ndseed.com. Also, written comments may be submitted to 1313 18th St. N., Fargo, ND 58105 until June 10, 2024. If you plan to attend the public hearing and will need special facilities or assistance relating to a disability, please con-tact the North Dakota State Seed Department at the above tele-phone number or address at least 5 days prior to the public hearing.

Dated this 3rd day of April, 2024. Kenneth J. Bertsch North Dakota State Seed Commissioner

(April 15, 2024)

## ADVERTISEMENT FOR BIDS

# City of Burlington Lagoon Modification and Expansion Project

NOTICE IS HEREBY GIVEN that the City of Burlington is requesting Bids for the construction of LAGOON MODIFICATION AND EX-PANSION PROJECT. Bids will be received and accepted via electronic bid (vbid) through QuestCDN or in sealed envelopes at the office of Ackerman-Estvold, 1907 17th Street SE, Minot, North Dakota until 11:00 AM Monday, May 6, 2024, at which time all Bids will be publicly opened and read aloud via video conference in activities of the video conference is provided at www.guestcdn.com.

All Bids must be submitted, and all work shall be done, in full and strict compliance with:

- 1. The Plans & Contract Documents
- for this project; 2. Any Special Conditions for this

project; 3. The 2022 City of Minot Standard Specifications and Details.

Project bidding documents are avail-able for examination and/or \$100 purchase Monday through Friday

from 8:00 am to 12:00 pm and 1:00 pm to 5:00 pm at the office of Ackerman-Estvold, 1907 17th Street SE, Minot ND 58701. Complete digi-tal project bidding documents are available at

www.ackerman-estvold.com/projects or www.questcdn.com. You may download the digital plan documents download the digital plan documents for \$50 by inputting Quest project #9074771 on the website's Project Search page. Please contact QuestCDN.com at 952-233-1632 or info@questcdn.com for assistance in free membership registration, downloading, working with this digi-tal project information, and online bid submittal. Potential bidders may contact Ackerman-Estvold at (701) contact Ackerman-Estvold at (701) 837-8737 with any questions.

Generally, the Work covered by the Plans and Specifications for Lagoon Modification and Expansion Project consists of the materials, labor,

will be as and for liquidated damages and not as a penalty.

By order of the City Commissioners of the City of Burlington, North Dakota. Dated this 8th day of April, 2024. /s/ Sarah Karhoff

City Auditor (April 15, 22, 29, 2024) ADVERTISEMENT FOR BIDS

Notice is hereby giv-en that sealed bids will be received for the Peace Garden International Airport "Pavement Rehabilitation" IE project # hereby aled bids Rehabilitation" IE project # EC22-00-133, in Dunseith, North Dakota. Bids will be received by the North Dakota Aeronautics Commis-sion (NDAC), at the office of the North Dakota Aeronautic Commission, 2301 University Drive Building 22, Bismarck, ND 58504, until 2:00 PM (CT) on Tuesday, April 30th, 2024, and then at said office all bids properly submitted will be publicly opened and read aloud. Bids can be mailed or delivered to North Datest mailed or delivered to North Dakota Aeronautics Commission PO Box 5020 Bismarck, ND 58502, or 2301 University Drive Building 22 Bismarck, ND 58504.

Digital copies of the Bidding Docu-ments are available at ments are avai www.interstateeng.com or www.questcdn.com for a fee of \$37.00. These documents may be downloaded by selecting this project downloaded by selecting this project from the "Bid Documents" tab and by entering Quest Project Number 9064485 on the "Search Projects" page. For assistance and free membership registration, contact QuestCDN at (952) 233-1632 or info@questcdn.com. Paper copies of the Bidding Documents may be obtained from Interstate Enoineering obtained from Interstate Engineering obtained from Interstate Engineering located at 1903 12th Avenue SW, Jamestown, ND, for a fee of \$125.00 per set. The bidding and contract documents may also be examined at the same location. Any technical questions may be directed to Benja-min Aaseth, PE at (701) 269-3962.

The project will consist of: -Rehabilitate Runway 11/29 -Rehabilitate Taxiway "A" -Rehabilitate Taxiway "B" -Rehabilitate South Apron -Rehabilitate Vehicle Parking Area -Rehabilitate Access Road Rehabilitate Runway 29 Turnaround -Grade Runway Safety Area (RSA) and Taxiway Safety Area (TSA) -Replace Airfield Guidance Signs -Remove Non-Hazard Obstruction -

Trees and Shrubs -Repair Underdrain System

Each bid will be submitted on the basis of a cash payment for work. It will be enclosed in a sealed envelope addressed to the above-mentioned Commission, PO velope Box 5020, Bismarck, North Dakota 58502, and shall be designated that the bid is for "Pavement Rehabilita-tion". The bid shall be accompanied by a Bidder's Bond in a separate en-velope in the amount of five percent (5%) of the full amount of the bid, executed by the Bidder as Principal and by a Surety Company author-ized to do business in North Dakota. If the Principal's bid is accepted by the OWNER and the contract award-ed, the principal, within ten (10) days after the Notice of Award, will be re quired to execute and effect a con tract in accordance with the terms of the principal's bid and any require-ments and conditions of the OWN-ER.

A Contractor's Bond, as required by Section 48 01.2-10 of the North Dakota Century Code, shall be in-cluded with the executed Contract Documents.

The Bid Security shall be as re-quired in Section 48 01.2-05 of the North Dakota Century Code.

All bidders must be licensed for the highest amount of their bids, as re-quired by Section 43 07 07 of the North Dakota Century Code and a copy of the license or certificate of renewal thereof issued shall be <u>en-</u>

Contract Specifica-Construction tions" set forth herein.

2 The goals and timetables for 2. The goals and immetables for minority and female participation, expressed in percentage terms for the Contractor's aggregate work-force in each trade on all construc-tion work in the overand area are are tion work in the covered area, are as follows:

Timetables

Goals for minority participation for each trade: 4.4% Goals for female participation in each trade: 6.9%

These goals are applicable to all of the Contractor's construction work (whether or not it is Federal or federally assisted) performed in the covered area. If the Contractor performs construction work in a geo-graphical area located outside of the graphical area it shall apply the goals established for such geographical area where the work is actually per-formed. With regard to this second area, the Contractor also is subject to the goals for both its federally in-volved and nonrederally involved volved and nonfederally involved construction.

The Contractor's compliance with the Executive Order and the regula-tions in 41 CFR Part 60-4 shall be based on its implementation of the Equal Opportunity Clause, specific affirmative action obligations re-quired by the specifications set forth in 41 CFR 60-4.3(a) and its efforts to meet the goals. The hours of minority and female employment and train-ing must be substantially uniform throughout the length of the contract, and in each trade, and the Contracand in each trade, and the Contrac-tor shall make a good faith effort to employ minorities and women even-ly on each of its projects. The transfer of minority or female em-ployees or trainees from Contractor to Contractor or from project to pro-ject for the sole purpose of meeting the Contractor's goals shall be a vio-lation of the contract the Executive lation of the contract. the Executive Order and the regulations in 41 CFR Part 60-4. Compliance with the goals will be measured against the total work hours performed.

3. The Contractor shall provide written notification to the Director of the Office of Federal Contract Compli-ance Programs (OFCCP) within 10 working days of award of any con-struction subcontract in excess of \$10,000 at any tier for construction work under the contract resulting from this solicitation. The notification shall list the name, address, and telephone number of the subcon-tractor; employer identification tractor; employer identification number of the subcontractor; estimated dollar amount of the subcon-tract; estimated starting and completion dates of the subcontract: and the geographical area in which the subcontract is to be performed. Guidelines for Contract Provisions for Obligated Sponsors and Airport Improvement Program Projects Is-sued on May 24, 2023 Page 4

4. As used in this notice and in the contract resulting from this solicita-tion, the "covered area" is North Dakota, Rolette, Dunseith.

#### Civil Rights Title VI Solicitation Notice:

The Owner, in accordance with the provisions of Title VI of the Civil Rights\_Act of 1964 (78 Stat. 252, 42 USC [] 2000d to 2000d-4) and the Regulations, hereby notifies all bidders or offerors that it will affirmatively ensure that for any contract entered into pursuant to this advertisement businesses or disadvantaged business enterprises will be afforded full and fair opportunity to submit bids in response to this invi-tation and no businesses will be discriminated against on the grounds of race, color, national origin (including limited English proficiency), creed, sex (including sexual orientation and gender identity), age, or disability in consideration for an

Federal Fair Labor Standards Act

lishment of a system of records in reserves the right to reject any and not in derogation of compliance with order to render, in good faith, the certification required by this provision. The knowledge and informa-tion of a contractor is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealinas.

The Offeror agrees that, if awarded a contract resulting from this solicitation, it will incorporate this provision for certification without modification in all lower tier subcontracts. The Contractor may rely on the certifica-tion of a prospective subcontractor that it is not a firm from a foreign country included on the list of coun-tries that discriminate against U.S. firms as published by USTR, unless the Offeror has knowledge that the certification is erroneous.

This certification is a material representation of fact upon which re-liance was placed when making an award. If it is later determined that the Contractor or subcontractor knowingly rendered an erroneous certification, the Federal Aviation Administration (FAA) may direct through the Owner cancellation of the contract or subcontract for default at no cost to the Owner or the FAA.

Contractor will be required to submit a certification of non-segregated fa-cilities from all subcontractors for subcontracts exceeding \$10,000.00.

The bidder shall submit Disadvantaged Business Enterprise informa-tion to the Owner. Contract award is contingent upon compliance with the DBE requirements. The goal for Disadvantaged Business Enterprise participation is 3.47%, Race Conscious, of the contract cost.

All interested firms are strongly en-An interested nimits are strongly en-couraged to attend a non-mandatory virtual Pre-Bid Conference on Tues-day, April 23rd , 2024 at 10:00 AM. Interested firms can join online via а m е https://teams.microsoft.com/l/meetup-join/19%3ameeting\_N2U3Y-jE3YzctNDBkZC00MjhmLThiZjMtY-2QwZDc5ZGMxMjQ4%40thread. 20?context=%7b%22Tid%22%3a%229d 23d2a4-f51c-40f3-b5a0-a71abe26c14a%22%2c%2c?

Oid%22%3a%220b5c61ac-f673-456a-8926-daa4505afc51%22%7d or additionally call in at +1 605-305-4276 ID #: 103912321#.

Interested firms will be provided an overview of the proposed project and time frames. A visual observation of the area may be held with an appointment to provide interested firms the opportunity to obtain first-hand knowledge of services to be performed, to review existing conditions, and to obtain independent measurements and observa tions, prior to submitting a bid. In-terested firms may contact the Air-port to set up a site visit of the project with a scheduled appointment. Items of discussion will include, but are not limited to the following:

-Material Requirements

Submittals

-Quality Control/Quality Assurance Requirements -Construction Safety Phasing Plan including Airport Access and Staging Areas -Unique Airfield Paving Construction

Requirements

The work on the improvements is to The work on the improvements is to commence upon a date to be speci-fied by the NDAC, notice of which will be given to the suc cessful bidder ten (10) days in advance of the start of construction. The Con-tractor will be required to complete the project within eighty (80) working days by October 1, 2025. The con-tractor must start and finish the protractor must start and finish the project through temporary markings in the same year they start.

By order of the North Dakota Aeronautics Commission Kyle Wanner - Director

all bids and to waive informalities and irregularities.

Each bid must be accompanied by a separate envelope containing the Bidder's Contractor's license and bid bidder's Contactor's license and bid security. The Bidder must be licensed for the full amount of the bid. Bid security in the form of a bidder's bond shall be submitted with each bid in the amount of 5 percent of the bid amount. No bids may be withdrawn for a period of 30 days after opening of bids.

A Prebid meeting for all bidders will be held via Teams video conference on **April 30, 2024, 2:00 pm.,** local time. Prospective bidders interested in attending must contact Sonya B o v k i n B o y k i n (sonya.boykin@ack-erman-estvold.com) for the meeting link.

Project Description: Includes site and foundation construction. installation of utilities and connections to modular building units (modular building units not in this contract). Foundations are cast-in-place con-crete with crawl space. Site construction includes earthwork, utilities pavement, and other site improve-ments as noted in the drawings. This phase includes mechanical and electrical work. Project location: 9818 BIA Rd 7, Belcourt, ND.

Online Procurement and Contracting Documents: Obtain access after April 16, 2024, through Quest CDN (www.questcdn.com). You may download the digital plan documents by inputting **Quest project 9072639** on the website's Project Search page. Please contact QuestCDN.com at 952-233-1632 or info@questch.com for assistance in free membership registration, downloading, and working with this digital project information.

Exchanges: Obtain access by contacting any of the following ex-changes: Bismarck-Mandan, changes: Bismarck-Mandan, Bismarck Builders Exchange, Dic-kinson, Fargo, Grand Forks, Minot, Williston, North Dakota; Minnesota Builders Exchange; Construction In-dustry Center, and Sioux Falls Build-ers Exchange, South Dakota.

All Prime Contractors must contact Ackerman-Estvold through Sonya B o y k i n sonya.boykin@ack èrman-estvold.com) tobe added to the Plan Holders list and to receive the links to the Bid Opening and Prebid Meeting video conferences.

Successful bidder shall begin the Work on receipt of the Notice to Proceed and shall complete the Work within the Contract Time, Substantial Completion is required by the date indicated in the Bid Docu-ments. Work is subject to liquidated damages.

Bidders must be properly licensed under the laws governing their respective trades and be able to ob-tain insurance and bonds required for the Work. A Performance Bond, separate Labor and Material Pay-ment Bond, and Insurance in a form acceptable to Owner will be required of the successful Bidder.

The Successful Bidder must secure all licensing required by the Tribal Employment Rights Ordinance (TERO) of the Turtle Mountain Band of Chippewa Indians. This includes, but is not limited to, paying a TERO fee upon mobilization and complying tee upon mobilization and complying with TERO employment, wage rates, training, and contracting re-quirements when performing work on the Turtle Mountain Reservation.

The work to be performed under this Contract is on a project subject to section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450e(b) which requires that to the greatest extent feasible: (a) preference and extent feasible: (a) preference and opportunities for training and em-ployment shall be given to Indians; and (b) preferences in the award of contracts and subcontracts shall be given to Indian organizations and Indian-owned Economic Enterprises The parties to this Contract shall comply with the provisions of section 7(b) of this Act. In connection with this Contract, the Contractor shall, to the greatest extent feasible, give preference in the award of any subcontracts to Indian organizations and Indian-owned Economic Enterprises, and preferences and oppor-tunities for training and employment to Indians. The Contractor shall include this section 7(b) clause in clude this section 7(b) clause in every subcontract in connection with the Contract, and shall, at the direc-tion of the Owner, take appropriate action pursuant to the subcontract upon a finding by the Owner or the U.S. Department of Housing and Urban Development (HUD) that the subcontractor has violated the section 7(b) clause of this Act. Furthermore, to the greatest extent feasible preference in the award of contracts and subcontracts shall be given to low-income locals in accordance with section 3 of the Housing and Urban Development Act of 1968 but

section 7(b). The section 3 require-ments, however, applies only to proor activities that exceed ects \$200,000.

Rebecca Patnaude-Olander.

Turtle Mountain Housing Authority (April 15, 22, 29, 2024)

NOTICE OF PETITION FOR NAME CHANGE

IN DISTRICT COURT, WARD COUNTY, STATE OF NORTH DAKOTA, NORTH CENTRAL JUDICIAL DISTRICT

Terace Lee Duchsherer.

Pursuant to N.D.C.C. 32-28-02, thirty days previous notice of the intend-ed application must be given in the official newspaper printed in this county. You are hereby notified that thirty days after publication, the peti-tioner intends to file a petition re-questing entry of the Court's Order changing the name of Terace Lee Duchsherer to Terry Lee Duchsher-or. Any objection to granting this er. Any objection to granting this name change must be given in writ-ing to the address listed below within 30 days of the date of this publica-tion. The written objection must also be filed with the Court. If no objec-tions are given, the Court may respond to the Petition without furth-

er hearing. Dated this 10th day of April, 2024. /s/ Ashley E. Beal 320 16th St. NW

Minot ND 58703 (701) 838-8766

ashley@bealllawoffice.com (April 15, 2024)

NOTICE

NOTICE The 27th Annual Meeting for policy-holders of Hartland Mutual In-surance Company will be held on Tuesday, June 18, 2024 at the Sleep Inn, 2400 10th St. SW, Minot, ND. Registration for the meeting will begin at 1:30 pm In addition to the begin at 1:30 pm. In addition to the business meeting, a pie and coffee social will be provided. (April 15, May 15, 2024)

NOTICE TO CREDITORS

Case No. 51-2024-PR-00057

IN THE DISTRICT COURT OF WARD COUNTY, STATE OF NORTH DAKOTA

In the Matter of the Estate of Kenneth Yuly, a/k/a Kenneth L. Yuly, Deceased.

NOTICE IS HEREBY GIVEN that the undersigned has been appointed estate. All persons having claims against the said deceased are required to present their claims within three (3) months after the date of the first publication or mailing of this nofirst publication or mailing of this no-tice or said claims will be forever barred. Claims must either be presented to Gail Yuly, personal representative of the above-named estate, in care of Louser & Zent, P.C., 1111 - 31st Avenue Southwest, Suite C, Minot, North Dakota 58701, or filed with the Court. Court.

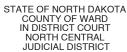
Dated this 10th day of April, 2024. /s/Gail Yuly

Gail Yuly 13310 86th St. NW Minot, ND 58701 Brenda M. Zent (ID #04300) LOUSER & ZENT, P.C. 1111 - 31st Avenue Southwest -Suite C Minot ND 58701 Minot, ND 58701

Telephone No. (701) 837-4846 Attorneys for the Per Personal Attorneys Representative. (April 15, 22, 29, 2024)

SUMMONS

Civil No. 51-2024-CV-00741



ProCollect Services, LLC,

tools, and equipment required for the construction modifications of the existing lagoon. The Work includes approximately 53,000 CY of com-mon excavation, sludge removal, and 900 LF of sewer pipe, sewer structures, and other incidentals as necessary to complete the project. Details of the construction are in-cluded in the Drawings and Project Manual.

All Bids are to be submitted on the basis of cash payment for the Work and Materials necessary to complete the project. Each bid must be accompanied by a separate envelope containing the contractor's license and bid security. The bid security must be in a sum equal to five percent of the full amount of the bid and must be in the form of a bidder's bond. A bidder's bond must be executed by the bidder as principal and by a surety, conditioned that if the principal's bid is accepted and the contract awarded to the principal, the principal, within ten days after notice of the award, shall execute a contract in accordance with the terms of the bid and the bid bond and any condition of the governing body. A countersignature of a bid bond is not required under this section. If a successful bidder does not execute a contract within the ten days allowed, the bidder's bond must be forfeited to the Owner and the project awarded to the next lowest responsible bidder. Bidders must be licensed for the full amount of the bid as required by section 43-07-12 of the North Dakota Century Code

No Bid may be read or considered if it does not fully comply with the re-quirements of Section 48-01.2-05 of the North Dakota Century Code.

The Owner reserves the right to hold all Bids for 20 days, to reject any or all Bids, to waive any informality or irregularity in any Bid, to accept the Bid deemed in the best interest of the Owner, and to rebid the project until a satisfactory bid is received.

There shall be endorsed upon the outside of the envelope containing the Bid, the following:

"Burlington Lagoon Modification and Expansion Project"
The name of the person, firm, cor-

poration, or joint venture submitting the Bid. 3. The Bidder's Contractor's License

Contractor's License Renewal Number.

4. Acknowledgement of the Addenda, if any.

Any deficient Bid received will be resealed and returned to the Bidder immediately.

All work shall be substantially com-plete by October 25, 2024. Rip rap and seeding may be completed in 2025. All work shall be completed and ready for final payment in accor-dance with the General Conditions by lung 27, 2025 by June 27, 2025.

Should the Contractor fail to complete its obligations under the Con-tract within the time required herein or within such extra time as may have been granted by formal exten sions of time approved by the Own-er, there will be deducted from any er, there will be deducted from any amount due to the Contractor the sum of \$500 per day for each and every calendar day that the comple-tion of the Work is delayed. The Contractor and his Surety will be li-able for any excess. Such payment closed in the required bid bond en-

No bid will be read or considered which does not fully comply with the above provisions as to Bond and Licenses, and any deficient bid submitted will be resealed and returned to the Bidder immediately.

The North Dakota Aeronautics Commission retains the right to reject any or all of the bids submit ted and to or all of the bids submit ted and to waive any informality in any bid and to hold all bids for a period not to exceed thirty (30) days and to hold the three low bids and bid securities for a period not to exceed sixty (60) days from the date of bid opening.

The successful bidder will be required to comply with all applicable Federal Labor Laws, including minimum wage rate decisions of the United States Department of Labor, which are contained in the adver-tised specifications.

Bidders and sub-bidders are re-quired to comply with Title 29, Code of Federal Regulations (1518, 36 F.R. 7340) promulgated by the Unit-ed States Secretary of Labor, in ac-cordance with Section 107 of the contract work hours and safety stan-dards act, (82 Stat. 96) not requiring any laborer or mechanic to work in surroundings or under working con-ditions which are unsanitary, hazar-dous, or dangerous to their health and safety.

Federal Contract Provisions apply to this bid proposal and contract. The Federal Contract Provisions are in-cluded in Section 300 Government Requirements and include but are not limited to the following:

Affirmative Action Requirement -CFR Part 60-4; Executive Order 11246

Buy American Preference - 49 Z. USC USC 0 50101; Executive Order 14005; Bipartisan Infrastructure Law (Pub. Ĺ. No. 117-58); Build America,

Buy America (BABA). 3. Civil Rights - Title VI Assurance -49 USC [] 47123; FAA Order 1400.11

Davis-Bacon Requirements - 2 4. Davis-David Hoganomical CFR Part 200, Appendix II(D); 29 CFR Part 5; 49 USC [] 47112(b); 40 USC []] 3141-3144, 3146, and 3147.

5. Debarment and Suspension - 2 CFR Part 180 (Subpart B); 2 CFR Part 200, Appendix II(H); 2 CFR Part 1200; DOT Order 4200.5; Executive Order 12540 and 12680 Orders 12549 and 12689. 6. Disadvantaged Business

 Disadvantaged Business
Enterprise - 49 CFR Part 26.
Federal Fair Labor Standards Act (Federal Minimum Wage) - 29 USC I 201, et seq; 2 CFR II200.430.
Trade Restriction Certification - 49 USC II 50104; 49 CFR Part 30. 9. Lobbying and Influencing Federal Employees - 31 USC [] 1352 Byrd Anti-Lobbying Amendment; 2 CFR

Part 200, Appendix II(I); 49 CFR Part 20, Appendix A. 10. Procurement of Recovered Materials - 2 CFR II 200.323; 2 CFR Part 200 Appendix II(J); 40 CFR Part 247; 42 USC II 6901, et seq (Resource Conservation and Recovery Act (RCRA)).

# Notice of Requirement for Affir-mative Action to Ensure Equal **Employment Opportunity**

1. The Offeror's or Bidder's attention is called to the "Equal Opportunity Clause" and the "Standard Federal Egual Employment Opportunity

(Federal Minimum Wage):

award.

All contracts and subcontracts that result from this solicitation incorporate by reference the provisions of 29 CFR part 201, et seq, the Federal Fair Labor Standards Act (FLSA), with the same force and effect as if given in full text. The FLSA sets minimum wage, overtime pay, recordkeeping, and child labor stan-dards for full and part-time workers.

The Contractor has full responsibility to monitor compliance to the refer enced statute or regulation. The The Contractor must address any claims or disputes that arise from this re-quirement directly with the U.S. Department of Labor - Wage and Hour Division.

## Trade Restriction Certification:

By submission of an offer, the Offeror certifies that with respect to this solicitation and any resultant con-tract, the Offeror:

1) is not owned or controlled by one or more citizens of a foreign country included in the list of countries that discriminate against U.S. firms as published by the Office of the United States Ťrade Representative (USTR);

2) has not knowingly entered into 2) has not knowingly entered into any contract or subcontract for this project with a person that is a citizen or national of a foreign country in-cluded on the list of countries that discriminate against U.S. firms as published by the USTR; and

3) has not entered into any subcontract for any product to be used on the Federal project that is produced in a foreign country included on the list of countries that discriminate against U.S. firms published by the USTR.

This certification concerns a matter within the jurisdiction of an agency of the United States of America and the making of a false, fictitious, or fraudulent certification may render the maker subject to prosecution under Title 18 USC [] 1001.

The Offeror/Contractor must provide immediate written notice to the Own-er if the Offeror/Contractor learns that its certification or that of a subcontractor was erroneous when sub mitted or has become erroneous by reason of changed circumstances. The Contractor must require sub-contractors provide immediate writ-ten notice to the Contractor if at any time it learns that its certification was erroneous by reason of changed circumstances.

Unless the restrictions of this clause are waived by the Secretary of Tran-sportation in accordance with 49 CFR I 30.17, no contract shall be awarded to an Offeror or subcontractor:

1) who is owned or controlled by one or more citizens or nationals of a foreign country included on the list of countries that discriminate against U.S. firms published by the USTR;

2) whose subcontractors are owned or controlled by one or more citizens or nationals of a foreign country on such USTR list; or

a) who incorporates in the public works project any product of a foreign country on such USTR list

Nothing contained in the foregoing shall be construed to require estab-

2024. Dated this 2nd da (April 8, 15, 22, 2024)

ADVERTISEMENT FOR BIDS

Turtle Mountain Housing Authority TMHA Veterans Village Phase 1 -Site & Foundations Belcourt, ND

Sealed Lump Sum Bids will be re-ceived for the TMHA Veterans Vil-lage Phase 1 - Site and Founda-tions until 2:00 p.m., local time May 7, 2024. Bids shall be prepared in compliance with the In-cturction to Bidders and shall be bid struction to Bidders and shall be bid as Single Prime Construction (all trades, excluding the construction of the modular building).

shall be addressed and Bids delivered to: Rebecca Patnaude-Olander, Executive Director Kent Addition Admin. Building 9860 46th Ave NW Belcourt, ND 58316

Bids will be thereafter publicly opened and read aloud. The Owner

aintiff VS

Rosbi Gonzalez a/k/a Rosbi Hernandez, Defendant.

THE STATE OF NORTH DAKOTA TO THE ABOVE-NAMED DEFEN-DANT: YOU ARE HEREBY SUM-MONED and required to appear and defend against the Complaint in this action, which is herewith served upon you, by serving on the under-signed an Answer or other proper response within twenty-one days after service of this Summons upon you, exclusive of the day of service. you, exclusive of the day of service. If you fail to do so, judgment by de-fault will be taken against you for the relief demanded in the complaint. Jated April 11, 2024. /s/ Christopher A. Carlson Christopher A. Carlson (id #03378) PO Box 1097 Bismarck ND 58502-1097 701-258-4800

carlsonlaw@qwestoffice.net Attorney for the Plaintiff (April 15, 22, 29, 2024)

# **Minot Daily News** www.MinotDailyNews.com **OH NO!** Is that really happening? Read the public notices in our newspaper or on our website to learn more about: Government meetings, bids & contracts Foreclosures Unclaimed property **School Board issues** Elections/Polling places, initiative petitions

Tax assessments/proposals