

Request for Proposal #: 320-020822RP

Workforce Housing and Housing Repair Project

Date of Issue: 8/12/2022

Proposal Due Date: 8/26/2022

At 04:00 P.M. ET

Direct all inquiries concerning this RFP to:

Ramona Plemmer

Sr. Purchasing Technician

ramona.plemmer@rockymountnc.gov

252-972-1226

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EXECUTION PAGE: PROPOSAL/ACCEPTANCE FORM

In compliance with this Request for Quote, and subject to all the conditions herein, the undersigned Vendor offers and agrees to furnish and deliver any or all items upon which prices are quoted, at the prices set opposite each item within the time specified herein. By executing this quote, the undersigned Vendor certifies that this quote is submitted competitively and without collusion (G.S. 143-54), that none of its officers, directors, or owners of an unincorporated business entity has been convicted of any violations of Chapter 78A of the General Statutes, the Securities Act of 1933, or the Securities Exchange Act of 1934 (G.S. 143-59.2), and that it is not an ineligible Vendor as set forth in G.S. 143-59.1. False certification is a Class I felony. Furthermore, by executing this guote, the undersigned certifies to the best of Vendor's knowledge and belief, that it and its principals are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from covered transactions by any Federal or State department or City department. As required by G.S. 143-48.5, the undersigned Vendor certifies that it, and each of its sub-contractors for any Contract awarded as a result of this RFQ, complies with the requirements of Article 2 of Chapter 64 of the NC General Statutes, including the requirement for each employer with more than 25 employees in North Carolina to verify the work authorization of its employees through the federal E-Verify system. G.S. 133-32 and Executive Order 24 (2009) prohibit the offer to, or acceptance by, any City Employee associated with the preparing plans, specifications, estimates for public Contract; or awarding or administering public Contracts; or inspecting or supervising delivery of the public Contract of any gift from anyone with a Contract with the City, or from any person seeking to do business with the City. By execution of any response in this quote, you attest, for your entire organization and its employees or agents, that you are not aware that any such gift has been offered, accepted, or promised by any employees of your organization. Do you have a financial interest or tangible personal benefit with a city of Rocky Mount employee, officer, or agent? ____ Yes ____ No If yes note the employee, officer, or agent; department; and the perceived or actual conflict of interest.

Failure to execute/sign quote prior to

submittal shall render quote invalid and it WILL BE REJECTED. Late quotes cannot be accepted.

VENDOR:			
STREET ADDRESS:		P.O. BOX:	ZIP:
CITY & STATE & ZIP:		TELEPHONE NUMBER:	TOLL FREE TEL. NO:
PRINCIPAL PLACE OF BUSINESS ADDRESS IF DIFFERENT FROM ABOVE (SEE INSTRUCTIONS TO VENDORS ITEM #11):			
PRINT NAME & TITLE OF PERSON SIGNING ON BEHALF OF VENDOR:		RRP Certification? Circle or	ne: Yes No
VENDOR'S AUTHORIZED SIGNATURE:	DATE:	EMAIL:	

Offer valid for at least 60 days from date of proposal opening, unless otherwise stated here: _____ days. Project must begin within 60 days of the opening at the rates proposed in Attachment A.

ACCEPTANCE OF QUOTE

If any or all parts of this quote are accepted by the City of Rocky Mount, an authorized representative of the City of Rocky Mount shall affix his/her signature hereto and this document and all provisions of this Request for Quote along with the Vendor response and the written results of any negotiations shall then constitute the written agreement between the parties. A copy of this acceptance will be forwarded to the successful Vendor(s).

FOR CITY USE ONLY: Offer accept, and Contract awarded this day of	, 20	_ for properties
as indicated on the attached certification, by		_Purchasing Manager.
PRE-AUDIT: This instrument has been preaudited in the manner required by the Budget and	Fiscal (Control Act.

Finance Director

Date

CONTRACTOR:

CITY OF ROCKY MOUNT STANDARD FORM OF INFORMAL CONTRACT AND GENERAL CONDITIONS

For

Project ID# - 320-020822RP

I. PROGRAM INFORMATION

The goal of this program is to promote neighborhood stability and preserve the existing supply of single-family homes by assisting moderate income homeowners with repair to their homes.

II. SCOPE OF WORK

The scope of work includes but is not limited to the following: HVAC, Plumbing, Carpentry, Painting & Wallpaper, Drywall & Plaster, Floor Coverings, Electrical, and Roofing Repairs. The scope is specific to each home.

III. PROJECT SCHEDULE

Event	Responsibility	Date and Time
Issue RFP	City	Friday 8/12/2022
Mandatory Pre-bid/Site Visit (choose one)	City	Friday 8/19/2022 10:00 AM or 2:00 PM
Submit Written Questions	Contractor	Friday 8/19/2022
Provide Response to Questions/Addendum Deadline	City	Monday 8/22/2022
Submit Proposals	Contractor	Friday 8/26/2022 4:00 pm
Contract Award	City	TBD
Estimated Completion Date	Contractor	TBD

IV. MANDATORY SITE VISIT

Mandatory Pre-Bid Meeting

Date:	8/19/2022
Time:	10:00 AM or 2:00 PM Eastern Time
Contact #:	252-972-1226

Instructions: It shall be MANDATORY that each Vendor representative be present for a pre-bid site visit on August 19, 2022. Attendees shall meet promptly at 10:00 a.m. and 2:00 p.m. Eastern Time at 331 S. Franklin Street, Rocky Mount, NC 27802. All attendees must sign in upon arrival and clearly indicate the prospective Vendor represented on the sign in sheet. LATE ARRIVALS WILL NOT BE ALLOWED TO SIGN IN, NOR SHALL THEIR BID BE CONSIDERED. Late arrivals may be excluded from the meeting room until all on-time attendees have completed sign-in, and the sign-in sheet secured. Once the sign-in process is complete, all other persons wishing to attend may do so to the extent that space and circumstances allow. On-time attendance will be strictly enforced.

The purpose of this visit is for all prospective Vendors to apprise themselves with the conditions and requirements which will affect the performance of the work called for by this Request for Proposals. Vendors shall stay for the

duration of the site visit. No allowances will be made for unreported conditions that a prudent Vendor would recognize as affecting the work called for or implied by this bid.

Vendors are cautioned that any information released to attendees during the site visit, other than that involving the physical aspects of the facility referenced above, and which conflicts with, supersedes, or adds to requirements in this Invitation for Bid, must be confirmed by written addendum before it can be considered to be a part of this bid.

V. QUESTIONS

Written questions shall be e-mailed to ramona.plemmer@rockymountnc.gov prior to close of business on the date specified in the proposal schedule. Contractors will enter "RFP # 320-020822RP- Questions" as the subject for the email.

Questions received prior to the submission deadline date, the Purchasing Manager response, and any additional terms deemed necessary by the City of Rocky Mount will be posted in the form of an addendum to the Interactive Purchasing System (IPS), <u>http://www.ips.state.nc.us</u>, the Historically Underutilized Business (HUB), <u>https://ncadmin.nc.gov/businesses/historically-underutilized-businesses-hub</u>, and the City of Rocky Mount <u>https://rockymountnc.gov/services-finance-bids/</u> website(s) and shall become an Addendum to this RFP. No information, instruction or advice provided orally or informally by any City personnel, whether made in response to a question or otherwise concerning this RFP, shall be considered authoritative or binding. Vendors shall rely only on written material contained in an Addendum to this RFP.

Inquiries submitted no later than the date and time noted in the project schedule. Questions answered verbally will be followed up by written addenda as deemed necessary; oral interpretations shall have no effect.

VI. PROPOSAL SUBMITTAL

Contractors interested in performing the services requested must submit the following information:

1. One (1) copy of their RFP response including name, address, and phone number of contact person. RFP responses shall be addressed to:

Attn: RFP # 320-020822RP City of Rocky Mount Purchasing- Ramona Plemmer 331 S. Franklin Street Rocky Mount, NC 27802

All RFP responses shall be received by the date and time noted in the schedule on page 4. RFP responses may be sent via US Mail, FedEx, UPS, or hand delivered. **Faxed RFP responses will not be accepted**.

VII. REFERENCES

Vendors shall provide at least three (3) different references for which your company has provided Services of similar size and scope to that proposed herein. The city of Rocky Mount may contact these users to determine the Services provided are substantially similar in scope to those proposed herein and Contractor's performance has been satisfactory. The information obtained shall be considered in the evaluation of the quote. If city of Rocky Mount references are provided it cannot be counted towards your three (3) required references but may be included in addition to.

COMPANY NAME	CONTACT NAME	TELEPHONE NUMBER	EMAIL

Optional: City of Rocky Mount		

CONTRACTOR:

ATTACHMENT A: PROPOSAL/ACCEPTANCE FORM

For

Workforce Housing and Housing Repair Project

RFP No. 320-020822RP

The undersigned, as bidder, proposes and agrees if this proposal is accepted to contract with the City of Rocky Mount for the furnishing of all materials, equipment, and labor necessary to complete the construction of the work described in these documents in full and complete in accordance with plans, specifications, and contract documents, and to the full and entire satisfaction of the City of Rocky Mount for the sum of:

PROPERTY A: 1101 Leggett Road

Item #	DESCRIPTION	UNIT PRICE
7200	Water Supply – 2 Bath House	
7220		
	Drain/Waste/Vent – 2 Bath House	
4110		
	KITCHEN – Floor Assembly	
	Property Total	

PROPERTY A CONTRACTOR PROPOSED CONSTRUCTION SCHEDULE. Project start date will be _____

2022 with a completion date of _____, 2022

PROPERTY B: 1544 Harper Street

Item #	DESCRIPTION	UNIT PRICE
3530	Guard and Handrail-Wrought Iron Rear	
7475	Electric Service – 200 amp	
8110	Rewire to code – per room	
	Property Total	

PROPERTY B CONTRACTOR PROPOSED CONSTRUCTION SCHEDULE. Project start date will be _____,

2022 with a completion date of _____, 2022

PROPERTY C: 1537 Beverly Road

Item #	DESCRIPTION	UNIT PRICE
4110	Floor Assembly	
5570		
	Prep & Paint Occupied Room	
6901		
	Vanity – 30" Complete	
6960	Shower – 5' Fiberglass complete w/grab bars	
7012		
	Commode -replace – 1.28 GPF	
7590		
	Receptacle -GFCI Bath	
7818		
	Fixture – Light, Vent	
	2 BATHROOM	BEDROOM
4110		
	Floor Assembly	
5575	-	
	Prep & Paint occupied room	
6960	Shower – 5' Fiberglass - Complete w/ Grab bars	
	Property Total	

PROPERTY C CONTRACTOR PROPOSED CONSTRUCTION SCHEDULE. Project start date will be ______, 2022 with a completion date of ______, 2022

PROPERTY D: 1227 Planters Street

Item #	DESCRIPTION	UNIT PRICE
3715	Cabinet -Wood Base	
3725		
	Cabinet -Wood Wall	
3747	Replace Countertop – Plastic Laminate	
4110		
	Floor Assembly – Bath/Kit	
5575		
	Prep & Paint Occupied Room	

6835		
	Sink -Double Bowl Complete	
3185	Exterior – Door-Prehung metal entrance	
	Property Total	

PROPERTY D CONTRACTOR PROPOSED CONSTRUCTION SCHEDULE. Project start date will be ______,

2022 with a completion date of _____, 2022

PROPERTY E: 516Clark Street

Item #	DESCRIPTION	UNIT PRICE
4580	Tear Off and Reroof Shingles	
Property Total		

PROPERTY E CONTRACTOR PROPOSED CONSTRUCTION SCHEDULE. Project start date will be _____,

2022 with a completion date of _____, 2022

PROPERTY F: 623 Cleveland Street

Item #	DESCRIPTION	UNIT PRICE
4580	Tear Off and Reroof Shingles	
4546	EPDM -Fully Adhered	
Property Total		

PROPERTY F CONTRACTOR PROPOSED CONSTRUCTION SCHEDULE. Project start date will be _____

2022 with a completion date of _____, 2022

PROPERTY G: 933 West Haven Blvd.

Item #	DESCRIPTION	UNIT PRICE
6059	Package Unit- Replace-AC w/ natural gas heat w/ductwork	
3975	Wheelchair ramp	

Property Tota	
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PROPERTY G CONTRACTOR PROPOSED CONSTRUCTION SCHEDULE. Project start date will be ______,

2022 with a completion date of ______, 2022

PROPERTY H: 713 Piedmont Avenue

Item #	DESCRIPTION	UNIT PRICE
2978	Window Replace -vinyl – DBL HNG Energy Star- w/ trim <100 UI	
Property Total		

PROPERTY H CONTRACTOR PROPOSED CONSTRUCTION SCHEDULE. Project start date will be _____,

2022 with a completion date of _____, 2022

PROPERTY I: 3300 Amherst Road

Item #	DESCRIPTION	UNIT PRICE
2565	Power Wash Siding	
2642		
	Siding- vinyl-aluminum trim	
	Property Total	

PROPERTY I CONTRACTOR PROPOSED CONSTRUCTION SCHEDULE. Project start date will be ______,

2022 with a completion date of _____, 2022

PROPERTY I: 808 Peachtree Street

Item #	DESCRIPTION	UNIT PRICE
2978	Window Replace -vinyl – DBL HNG Energy Star- w/ trim <100	
2010	UI	
3485		
	Post – turned 6"x6"	
	Property Total	

PROPERTY I CONTRACTOR PROPOSED CONSTRUCTION SCHEDULE. Project start date will be ______,

2022 with a completion date of _____, 2022

PROPERTY J: 1420 Memory Lane

Item #	DESCRIPTION	UNIT PRICE	
4110	Floor Assembly – Bath/Kit		
6958	Bathtub/shower – 5' Fiberglass - complete-adaptable		
	KITCHEN		
4110	Floor Assembly- Bath/Kit		
5575	Prep & Paint occupied room		
	Property Total		

PROPERTY J CONTRACTOR PROPOSED CONSTRUCTION SCHEDULE. Project start date will be _____,

2022 with a completion date of _____, 2022

ATTACHMENT B: GENERAL CONDITIONS

1. GENERAL

It is understood and agreed that by submitting a proposal that the Contractor has examined these contract documents, drawings and/or specifications and has visited the site of the Work and has familiarized himself relative to the Work to be performed.

2. DEFINITIONS

Owner: "Owner" shall mean, The City of Rocky Mount

Contractor: "Contractor" shall mean the entity that will provide the services for the Owner.

Housing Rehabilitation Specialist: The Housing Rehabilitation Specialist(s) are those referred to within this contract, or their authorized representatives. The Housing Rehabilitation Specialist(s), as referred to herein, shall

mean architect and/or engineer responsible for preparing the project plans and specifications. They will be referred to hereinafter as if each were of the singular number, masculine gender.

Contract Documents: "Contract Documents" shall consist of the Standard Form of Informal Bidding; General Conditions of the Contract; special conditions if applicable; Supplementary General Conditions; the drawing and specifications, including all bulletins, addenda or other modifications of the drawings and specifications incorporated into the documents prior to their execution; the proposal; the contract; the performance bond if applicable; and insurance certificates. All of these items together form the contract.

INTENT AND EXECUTION OF DOCUMENTS

The drawings and specifications are complementary, one to the other. That which is shown on the drawings or called for in the specifications shall be as binding as if it were both called for and shown. The intent of the drawings and specifications is to establish the scope of all labor, materials, transportation, equipment, and any and all other things necessary to provide a complete job. In case of discrepancy or disagreement in the Contract Documents, the order of precedence shall be: Form of Contract, specifications, large-scale detail drawings, small-scale drawings.

In such cases where the nature of the work requires clarification by the Housing Rehabilitation Specialist/ Owner, the Housing Rehabilitation Specialist/ Owner shall furnish such clarification. Clarifications and drawings shall be consistent with the intent of the Contract Documents and shall become a part thereof.

4. AS-BUILT MARKED-UP CONSTRUCTION DOCUMENTS

Contractor shall provide one complete set of legible "as-built" marked-up construction drawings and specifications recording any and all changes made to the original design during the course of construction. In the event no changes occurred, submit construction drawings and specifications set with notation "No Changes." The Housing Rehabilitation Specialist/Owner must receive "As-built" marked-up construction drawings and specifications before the final pay request can be processed.

5. SUBMITTAL DATA

The Contractor awarded the contract shall submit all specified submittals to the Owner/Housing Rehabilitation Specialist. A minimum number of copies as specified by the owner, of all required submittal data pertaining to construction, performance and general dimensional criteria of the components listed in the technical specifications shall be submitted. No material or equipment shall be ordered or installed prior to written approval of the submittals by the Housing Rehabilitation Specialist/Owner. Failure to provide submittal data for review on equipment listed in the technical specifications will result in removal of equipment by the Contractor at his expense if the equipment is not in compliance with the specifications.

6. SUBSTITUTIONS

In accordance with the provisions of G.S. 133-3, material, product, or equipment substitutions proposed by the bidders to those specified herein can only be considered during the bidding phase until five (5) days prior to the receipt of proposals or by the date specified in the pre proposal conference, when submitted to the Housing Rehabilitation Specialist with sufficient data to confirm material, product, or equipment equality.

Submittals for proposed substitutions shall include the following information:

- a. Name, address, and telephone number of manufacturer and supplier as appropriate.
- b. Trade name, model or catalog designation.
- c. Product data including performance and test data, reference standards, and technical descriptions of material, product, or equipment. Include color samples and samples of available finishes as appropriate.
- d. Detailed comparison with specified products including performance capabilities, warranties, and test results.
- e. Other pertinent data including data requested by the Housing Rehabilitation Specialist to confirm product equality.

If a proposed material, product, or equipment substitution is deemed equal by the Housing Rehabilitation Specialist to those specified, all bidders of record will be notified by Addendum.

7. WORKING DRAWINGS AND SPECIFICATIONS AT THE JOB SITE

The contractor shall maintain, in readable condition at his job site one complete set of working drawings and specifications for his work including all shop drawings. Such drawings and specifications shall be available for use by the owner, Housing Rehabilitation Specialist or his authorized representative.

The contractor shall maintain at the job site, a day-to-day record of work-in-place that is at variance with the contract documents. Such variations shall be fully noted on project drawings by the contractor and submitted to the Housing Rehabilitation Specialist upon project completion and no later than 30 days after acceptance of the project.

8. MATERIALS, EQUIPMENT, EMPLOYEES

- a. The contractor shall, unless otherwise specified, supply and pay for all labor, transportation, materials, tools, apparatus, lights, power, fuel, heat, sanitary facilities, water, scaffolding and incidentals necessary for the completion of his work, and shall install, maintain and remove all equipment of the construction, other utensils or things, and be responsible for the safe, proper and lawful construction, maintenance and use of same, and shall construct in the best and most workmanlike manner, a complete job and everything incidental thereto, as shown on the plans, stated in the specifications, or reasonably implied therefrom, all in accordance with the contract documents.
- b. All materials shall be new and of quality specified, except where reclaimed material is authorized herein and approved for use. Workmanship shall at all times be of a grade accepted as the best practice of the particular trade involved, and as stipulated in written standards of recognized organizations or institutes of the respective trades except as exceeded or qualified by the specifications.

- c. Upon notice, the contractor shall furnish evidence as to quality of materials.
- d. Products are generally specified by ASTM or other reference standard and/or by manufacturer's name and model number or trade name. When specified only by reference standard, the Contractor may select any product meeting this standard, by any manufacturer. When several products or manufacturers are specified as being equally acceptable, the Contractor has the option of using any product and manufacturer combination listed. However, the contractor shall be aware that the cited examples are used only to denote the quality standard of product desired and that they do not restrict bidders to a specific brand, make, manufacturer or specific name; that they are used only to set forth and convey to proposals the general style, type, character and quality of product desired; and that equivalent products will be acceptable. Request for substitution of materials, items, or equipment shall be submitted to the Housing Rehabilitation Specialist for approval or disapproval; the Housing Rehabilitation Specialist prior to the opening of proposals shall make such approval or disapproval. Alternate materials may be requested after the award if it can clearly be demonstrated that it is an added benefit to the owner and the Housing Rehabilitation Specialist and owner approves.
- e. The Housing Rehabilitation Specialist is the judge of equality for proposed substitution of products, materials or equipment.
- f. If at any time during the construction and completion of the work covered by these contract documents, the language, conduct, or attire of any workman of the various crafts be adjudged a nuisance to the owner or Housing Rehabilitation Specialist, or if any workman be considered detrimental to the work, the contractor shall order such parties removed immediately from grounds.
- g. The Contractor shall cooperate with the Housing Rehabilitation Specialist and the owner in coordinating construction activities.
- h. The Contractor shall maintain qualified personnel and effective supervision at the site at all times during the project and exercise the appropriate quality control program to ensure compliance with the project drawings and specifications. The Housing Rehabilitation Specialist is responsible for determining compliance with the drawings and specifications.

9. CODES, PERMITS AND INSPECTIONS

The Contractor shall obtain the required permits, if required, give all notices, and comply with all laws, ordinances, codes, rules and regulations bearing on the conduct of the work under this contract. If the Contractor observes that the drawings and specifications are at variance therewith, he shall promptly notify the Housing Rehabilitation Specialist in writing. If the Contractor performs any work knowing it to be contrary to such laws, ordinances, codes, rules and regulations, and without such notice to the Owner, he shall bear all cost arising there from.

All work under this contract shall conform to the current North Carolina Building Code and other state and national codes as are applicable.

All fire alarm work shall be in accordance with the latest State Construction Office (SCO) *Guidelines for Fire Alarm Installation* (NFPA72). Where the contract documents are in conflict with the SCO guidelines, the SCO guidelines shall govern. The Contractor shall be responsible for all the costs for the correction of the work where he installs it in conflict with the latest edition of the SCO *Guidelines for Fire Alarm Installation*.

*Inspection and certification of compliance by local authorities is necessary if an architect or engineer was <u>not</u> employed on the project.

10. PROTECTION OF WORK, PROPERTY, THE PUBLIC AND SAFETY

- a. The contractors shall be jointly responsible for the entire site and the building or construction of the same and provide all the necessary protections, as required by the owner or Housing Rehabilitation Specialist, and by laws or ordinances governing such conditions. They shall be responsible for any damage to the owner's property or of that of others on the job, by them, their personnel, or their subcontractors, and shall make good such damages. They shall be responsible for any damages caused to the owner. All contractors shall have access to the project at all times, except as indicated in the Supplemental General Conditions.
- b. The contractor shall provide cover and protect all portions of the structure when the work is not in progress, provide and set all temporary roofs, covers for doorways, sash and windows, and all other materials necessary to protect all the work on the building, whether set by him, or any of the subcontractors. Any work damaged through the lack of proper protection or from any other cause, shall be repaired or replaced without extra cost to the owner.
- c. No fires of any kind will be allowed inside or around the operations during the course of construction without special permission from the Housing Rehabilitation Specialist and owner.
- d. The contractor shall protect all trees and shrubs designated to remain in the vicinity of the operations by building substantial boxes around it. He shall barricade all walks, roads, etc., as directed by the Housing Rehabilitation Specialist to keep the public away from the construction. All trenches, excavations or other hazards in the vicinity of the work shall be well barricaded and properly lighted at night.
- e. The contractor shall provide all necessary safety measures for the protection of all persons on the job, including the requirements of the A.G.C. *Accident Prevention Manual in Construction*, as amended, and shall fully comply with all state laws or regulations and North Carolina State Building Code requirements to prevent accident or injury to persons on or about the location of the work. He shall clearly mark or post signs warning of hazards existing, and shall barricade excavations, elevator shafts, stairwells and similar hazards. He shall protect against damage or injury resulting from falling materials and he shall maintain all protective devices and signs throughout the progress of the work.
- f. The contractor shall adhere to the rules, regulations and interpretations of the North Carolina Department of Labor relating to Occupational Safety and Health Standards for the Construction Industry (Title 29, Code of Federal Regulations, Part 1926, published in Volume 39, Number 122, Part II, June 24, 1974, *Federal Register*), and revisions thereto as adopted by General Statutes of North Carolina 95-126 through 155.
- i. In the event of emergency affecting the safety of life, the protection of work, or the safety of adjoining properties, the contractor is hereby authorized to act at his own discretion, without further authorization from anyone, to prevent such threatened injury or damage. Any compensation claimed by the contractor on account of such action shall be determined as provided for under Article 13(b).
- j. Any and all costs associated with correcting damage caused to adjacent properties of the construction site or staging area shall be borne by the contractor. These costs shall include but not be limited to flooding, mud, sand, stone, debris, and discharging of waste products.

11. SUBCONTRACTS AND SUBCONTRACTORS

The Contractor is and remains fully responsible for his own acts or omissions as well as those of any subcontractor or of any employee of either. The Contractor agrees that no contractual relationship exists between the subcontractor and the Owner in regard to the contract, and that the subcontractor acts on this work as an agent or employee of the Contractor.

12. CONTRACTOR-SUBCONTRACTOR RELATIONSHIPS

The Contractor agrees that the terms of these Contract Documents shall apply equally to each Subcontractor as to the Contractor, and the Contractor agrees to take such action as may be necessary to bind each Subcontractor to these terms. The Contractor further agrees to conform to the Code of Ethical Conduct as adopted by the Associated General Contractors of America, Inc., with respect to Contractor-Subcontractor relationships. The Owner reserves the right to limit the amount of portions of work to be subcontracted as hereinafter specified.

13. CHANGES IN THE WORK AND CLAIMS FOR EXTRA COST

- a. The owner may have changes made in the work covered by the contract. These changes will not invalidate and will not relieve or release the contractor from any guarantee given by him pertinent to the contract provisions.
- b. Except in an emergency endangering life or property, no change shall be made by the contractor except upon receipt of approved_change order from the MWBE Coordinator, countersigned by the Housing Rehabilitation Specialist authorizing such change. No claim for adjustments of the contract price shall be valid unless this procedure is followed.

In the event of emergency endangering life or property, the contractor may be directed to proceed on a time and material basis whereupon the contractor shall proceed and keep accurately on such form as specified by the Purchasing Manager and Housing Rehabilitation Specialist, a correct account of costs together with all proper invoices, payrolls and supporting data. Upon completion of the work the change order will be prepared as outlined c.

- c. In determining the values of changes, either additive or deductive, contractors are restricted to the use of the following method:
 - 1. The contracting parties shall negotiate and agree upon the equitable value of the change prior to issuance of the change order, and the change order shall stipulate the corresponding lump sum adjustment to the contract price.
- e. The term "net cost" as used herein shall mean the difference between all proper cost additions and deductions. The "cost" as used herein shall be limited to the following:
 - 1. The actual costs of materials and supplies incorporated or consumed as part of the work;
 - 2. The actual costs of labor expended on the project site; labor expended in coordination, change order negotiation, record document maintenance, shop drawing revision or other tasks necessary to the administration of the project are considered overhead whether they take place in an office or on the project site.
 - 3. The actual costs of labor burden, limited to the costs of social security (FICA) and Medicare/Medicaid taxes; unemployment insurance costs; health/dental/vision insurance premiums; paid employee leave for holidays, vacation, sick leave, and/or petty leave, not to exceed a total of 30 days per year; retirement contributions; worker's compensation insurance premiums; and the costs of general liability insurance when premiums are computed based on payroll amounts; the total of which shall not exceed thirty percent (30%) of the actual costs of labor;
 - 4. The actual costs of rental for tools, excluding hand tools; equipment; machinery; and temporary facilities required for the work;

- 5. The actual costs of premiums for bonds, insurance, permit fees and sales or use taxes related to the work.
- f. Should concealed conditions be encountered in the performance of the work below grade, or should concealed or unknown conditions in an existing structure be at variance with the conditions indicated by the contract documents, the contract sum and time for completion may be equitably adjusted by change order upon claim by either party made within thirty (30) days after the condition has been identified. The cost of such change shall be arrived at by one of the foregoing methods. All change orders shall be supported by a unit cost breakdown showing method of arriving at net cost as defined above.
- g. Change orders shall be submitted by the contractor in writing to the owner/Housing Rehabilitation Specialist for review and approval. The contractor will provide such proposal and supporting_data in suitable format. The Housing Rehabilitation Specialist shall verify correctness. Delay in the processing of the change order due to lack of proper submittal by the contractor of all required supporting data shall not constitute grounds for a time extension or basis of a claim. Within fourteen (14) days after receipt of the contractor's accepted proposal including all supporting documentation required by the Housing Rehabilitation Specialist, the Purchasing Manager shall prepare the change order and forward to the contractor for his signature or otherwise respond, in writing, to the contractor's proposal. Within seven (7) days after receipt of the change order by his signature, and forward the change order and all supporting data to the owner for the owner's signature. The owner shall execute the change order, within seven (7) days of receipt.

At the time of signing a change order, the contractor shall be required to certify as follows:

"I certify that my bonding company will be notified forthwith that my contract has been changed by the amount of this change order, and that a copy of the approved change order will be mailed upon receipt by me to my surety."

- h. A change order, when issued, shall be full compensation, or credit, for the work included, omitted or substituted. It shall show on its face the adjustment in time for completion of the project as a result of the change in the work.
- i. If, during the progress of the work, the owner requests a change order and the contractor's terms are unacceptable, the owner, may require the contractor to perform such work on a time and material basis whereupon the contractor shall proceed and keep accurately on such form as specified by the Housing Rehabilitation Specialist or owner, a correct account of cost together with all proper invoices, payrolls and supporting data. Upon completion of the work a change order will be prepared with allowances for overhead and profit. above and "net cost" and "cost" per paragraph d above. Without prejudice, nothing in this paragraph shall preclude the owner from performing or to have performed that portion of the work requested in the change order.

14. ANNULMENT OF CONTRACT

If the contractor fails to begin the work under the contract within the time specified, or the progress of the work is not maintained on schedule, or the work is not completed within the time specified, or fails to perform the work with sufficient workmen and equipment or with sufficient materials to ensure the prompt completion of said work, or shall perform the work unsuitably or shall discontinue the prosecution of the work, or if the contractor shall become insolvent or be declared bankrupt or commit any act of bankruptcy or insolvency, or allow any final judgment to stand against him unsatisfied for a period of forty-eight (48) hours, or shall make an assignment for the benefit of creditors, or for any other cause whatsoever shall not carry on the work in an acceptable manner, the owner may give notice in writing, sent by certified mail, return receipt requested, to the contractor and his surety (if applicable)

of such delay, neglect or default, specifying the same, and if the contractor within a period of seven (7) days after such notice shall not proceed in accordance therewith, then the owner shall, declare this contract in default, and, thereupon, the owner shall have full power and authority, without violating the contract, to take the prosecution of the work out of the hands of said contractor, to appropriate or use any or all contract materials and equipment on the grounds as may be suitable and acceptable and may enter into an agreement, either by public letting or negotiation, for the completion of said contract according to the terms and provisions thereof or use such other methods as in his opinion shall be required for the completion of said contractor. In case the expense so incurred by the owner, together with the costs of completing the contract, if it had been completed by said contractor, then the said contractor shall be entitled to receive the difference, but in case such expense shall exceed the sum which would have been payable under the contract, shall be liable and shall pay to the owner the amount of said excess.

15. TERMINATION FOR CONVENIENCE

a. Owner may at any time and for any reason terminate Contractor's services and work at Owner's convenience, after notification to the contractor in writing via email or certified mail. Upon receipt of such notice, Contractor shall, unless the notice directs otherwise, immediately discontinue the work and placing of orders for materials, facilities and supplies in connection with the performance of this Agreement.

16. OWNER'S RIGHT TO DO WORK

If, during the progress of the work or during the period of guarantee, the contractor fails to prosecute the work properly or to perform any provision of the contract, the owner, after seven (7) days' written notice sent by email or certified mail, return receipt requested, to the contractor from the Housing Rehabilitation Specialist, may perform or have performed that portion of the work. The cost of the work may be deducted from any amounts due or to become due to the contractor, such action and cost of same having been first approved by the Housing Rehabilitation Specialist. Should the cost of such action of the owner exceed the amount due or to become due the contractor, then the contractor shall be liable for and shall pay to the owner the amount of said excess.

17. REQUESTS FOR PAYMENT

Contractor shall refer to the Supplemental General Conditions for specific directions on invoicing, procedures and the name and address where to send applications for payments for this project. It is imperative that invoices be sent only to the above address in order to assure proper and timely delivery and handling.

18. PAYMENTS WITHHELD

The Compliance Administrator may withhold payment for the following reasons:

- a. Faulty work not corrected or failed inspection.
- b. To provide for sufficient contract balance to cover liquidated damages that will be assessed.
- c. The secretary of the Department of Administration may authorize the withholding of payment for the following reasons:

i.Claims filed against the contractor or evidence that a claim will be filed.

ii.Evidence that subcontractors have not been paid.

When grounds for withholding payments have been removed, payment will be released.

19. MINIMUM INSURANCE REQUIREMENTS

Requirements. Providing and maintaining adequate insurance coverage is a material obligation of the Contractor and is of the essence of The Contract. All such insurance shall meet all laws of the City of Rocky Mount. Such insurance coverage shall be obtained from companies that are authorized to provide such coverage and that are authorized by the Commissioner of Insurance to do business in North Carolina. The Contractor shall at all times comply with the terms of such insurance policies, and all requirements of the insurer under any such insurance policies, except as they may conflict with existing North Carolina laws or The Contract. The limits of coverage under each insurance policy maintained by the Contractor shall not be interpreted as limiting the Contractor's liability and obligations under the Contract.

Insurance. Contractor agrees to maintain **Commercial General Liability** in amount of \$1,000,000 each occurrence, \$1,000,000 each occurrence in Personal & Advertising Injury with \$2,000,000 General Aggregate, and \$2,000,000 Products/Completed Operations Aggregate. Contractor shall maintain \$1,000,000 in **automobile liability**, and other appropriate insurance, as well as Workers Compensation in the required statutory amount of \$500,000.00 for all employees participating in the provision of services under this Contract. The City of Rocky Mount shall be named by endorsement as an additional insured on the General and Automobile Liability policies. Certificates of such insurance shall be furnished by Contractor to the City and shall contain an endorsement to provide the City at least 30 days' written notice of any intent to cancel or terminate by either Contractor or the insuring company. Failure to furnish insurance certificates or maintain such insurance shall be a default under this contract and shall be grounds for immediate termination of this Contract.

20. ASSIGNMENT

No assignment of the Contractor's obligations or the Contractor's right to receive payment hereunder shall be permitted.

21. CLEANING UP AND RESTORATION OF SITE

The Contractor shall keep the sites and surrounding area reasonably free from rubbish at all times and shall remove debris from the site from time to time or when directed to do so by the Owner. Before final inspection and acceptance of the project, the Contractor shall thoroughly clean the sites, and completely prepare the project and site for use by the Owner.

At the end of construction, the contractor shall oversee and implement the restoration of the construction site to its original state. Restoration includes but not limited to walks, drives, lawns, trees and shrubs, corridors, stairs and other elements shall be repaired, cleaned or otherwise restored to their original state.

22. GUARANTEE

The contractor shall unconditionally guarantee materials and workmanship against patent defects arising from faulty materials, faulty workmanship or negligence for a period of twelve (12) months following the final acceptance of the work and shall replace such defective materials or workmanship without cost to the owner.

Where items of equipment or material carry a manufacturer's warranty for any period in excess of twelve (12) months, then the manufacturer's warranty shall apply for that particular piece of equipment or material. The contractor shall replace such defective equipment or materials, without cost to the owner, within the manufacturer's warranty period.

Additionally, the owner may bring an action for latent defects caused by the negligence of the contractor, which is hidden or not readily apparent to the owner at the time of beneficial occupancy or final acceptance, whichever occurred first, in accordance with applicable law.

Guarantees for roofing workmanship and materials shall be stipulated in the specifications sections governing such roof, equipment, materials, or supplies.

23. STANDARDS

All manufactured items and/or fabricated assemblies subject to operation under pressure, operation by connection to an electric source, or operation involving a connection to a manufactured, natural, or LP gas source shall be constructed and approved in a manner acceptable to the appropriate State or City inspector which customarily requires the label or re-examination listing or identification marking of appropriate safety standard organization, such as the American Society of Mechanical Engineers for pressure vessels; the Underwriters Laboratories and/or National Electrical Manufacturers Association for electrically operated assemblies; or the American Gas Association for gas operated assemblies, where such approvals of listings have been established for the type of device offered and furnished. Further, all items furnished shall meet all requirements of the Occupational Safety and Health Act (OSHA), and State and federal requirements relating to clean air and water pollution.

All equipment and products must be independent third party tested and labeled (UL, FM, or CTS) before final connections to Owner services or utilities.

24. EQUAL OPPORTUNITY CLAUSE

The non-discrimination clause contained in Section 202 (Federal) Executive Order 11246, as amended by Executive Order 11375, relative to equal employment opportunity for all persons without regard to race, color, religion, sex or national origin, and the implementing rules and regulations prescribed by the secretary of Labor, are incorporated herein.

The contractor(s) agree not to discriminate against any employee or applicant for employment because of physical or mental disabilities in regard to any position for which the employee or applicant is qualified. The contractor agrees to take affirmative action to employ, advance in employment and otherwise treat qualified individuals with such disabilities without discrimination based upon their physical or mental disability in all employment practices.

25. MINORITY BUSINESS PARTICIPATION

The Contractor has the responsibility to make a good faith effort to solicit minority proposals and to attain the aspirational ten percent (10%) goal. We encourage all Contractors even minority businesses to obtain the aspirational goal where sub-contracting and supplier opportunities exist.

26. MINORITY BUSINESS STATUTES

GS 143-128.2 establishes a ten percent (10%) goal for participation by minority businesses valued \$100,000.00 or more for each State funded building project.

For construction contracts with a value of less than \$300,000, the Owner has the responsibility to make a good faith effort to solicit minority proposals and to attain the goal. The contractor shall include with his proposal a completed Identification of HUB Certified/Minority Business Participation form. Contractor shall submit completed Appendix F MBE Documentation for Contract Payments form with final payment request.

For construction contracts with a value of \$300,000 or greater, the contractor shall comply with the document *Guidelines for* Recruitment and Selection of Minority Businesses for Participation in State Construction Contracts including Identification of Minority Business Participation, Affidavits A, B, C, and D, and Appendix E. These forms provided herein are hereby incorporated and made a part of this contract. Forms can be found at https://rockymountnc.gov/services-finance-vendor-registration/.

27. ACCESS TO PERSONS AND RECORDS

The State Auditor shall have access to persons and records as a result of all contracts or grants entered into by the Owner in accordance with General Statute 147-64.7. The Owner's internal auditors shall also have the right to access and copy the Contractor's records relating to the Contract and Project during the term of the Contract and within two years following the completion of the Project/close-out of the Contract to verify accounts, accuracy, information, calculations and/or data affecting and/or relating to Contractor's requests for payment, requests for change orders, change orders, claims for extra work, requests for time extensions and related claims for delay/extended general conditions costs, claims for lost productivity, claims for lost efficiency, claims for idle equipment or labor, claims for price/cost escalation, pass-through claims of subcontractors and/or suppliers, and/or any other type of claim for payment or damages from Owner and/or its project representatives.

28. GOVERNING LAWS

This contract is made under and shall be governed and construed in accordance with the laws of the State of North Carolina, without regard to its conflict of laws rules, and within which State all matters, whether sounding in Contract or tort or otherwise, relating to its validity, construction, interpretation and enforcement shall be determined.

ATTACHMENT C: SUPPLEMENTARY GENERAL CONDITIONS

TIME OF COMPLETION

The Contractor shall commence work to be performed under this Contract on a date to be specified in written order from the Housing Rehabilitation Specialist/Owner and shall fully complete all work hereunder within <u>90</u> consecutive calendar days from the Notice to Proceed. The project over run, liquidated damages, shall be \$50.00 per day.

If the Contractor is delayed at any time in the progress of his work by any act or negligence of the Owner, his employees or his separate contractor, by changes ordered in the work; by abnormal weather conditions; by any causes beyond the Contractor's control or by other causes deemed justifiable by Owner, then the contract time may be reasonably extended in a written order from the Owner upon written request from the contractor within ten days following the cause for delay. Time extensions for weather delays, acts of God, labor disputes, fire, delays in transportation, unavoidable casualties or other delays which are beyond the control of the Owner do not entitle the Contractor to compensable damages for delays. Any contractor claim for compensable damages for delays is limited to delays caused solely by the owner or its agents.

PAYMENTS

Payment will be provided following the completion of each contracted property. Failure to complete work or inspection failure will result in withheld payment. Pre-payment or progress payments are not allowed by this funding source.

UTILITIES

Owner may provide certain utilities such as power or water with connections and extensions by the Contractor.

USE OF SITE

May be restricted. Work hours may be limited. Parking permits may be required.

ATTACHMENT D: SUPPLEMENTAL VENDOR INFORMATION

HISTORICALLY UNDERUTILIZED BUSINESSES

Historically Underutilized Businesses (HUBs) consist of minority, women and disabled business firms that are at least fifty-one percent owned and operated by an individual(s) of the categories. Also included in this category are disabled business enterprises and non-profit work centers for the blind and severely disabled.

Pursuant to G.S. 143B-1361(a), 143-48 and 143-128.4, the State invites and encourages participation in this procurement process by businesses owned by minorities, women, disabled, disabled business enterprises and non-profit work centers for the blind and severely disabled. This includes utilizing subcontractors to perform the required functions in this RFP. Any questions concerning NC HUB certification, contact the <u>North Carolina Office of</u> <u>Historically Underutilized Businesses</u> at (919) 807-2330. The Vendor shall respond to question #1 and #2 below.

a)	Is Vendor a Historically Underutilized Business? 🗌 Yes 🗌 No		
b)	Is Vendor Certified with North Carolina as a Historically Underutilized Business? 🗌 Yes 🗌 No		
lf s	If so, state HUB classification:		

CONTRACTOR REGISTRATION

New vendors must complete a vendor registration form using the link below. If you are a current vendor that has not completed the online vendor registration also complete the form. Once registration is complete email a copy of your W9 an E-Verify Affidavit to the contact person listed on the coversheet.

https://rockymountnc.gov/services-finance-vendor-registration/

ATTACHMENT E: PROPOSED PRODUCTS FORM

No.	Item	Proposed Product(s)	Supplier Names & Addresses
1			
2			
3			
4			
5			
6			
7			
'			
8			
9			

CERTIFICATION BY PRIME CONTRACTOR:

Each supplier listed above has established his ability and responsibility to supply the specified materials in accordance with the Contract Documents.

Contractor

By:			Date:
	Signatu	ure & Title	
Арр	roved:	CITY OF ROCKY MOUNT	
By:			 Date:
-	Housin	g Rehabilitation Specialist	

1101 Leggett Rd.



Brief Description & Concerns: WORKFORCE HOUSING

The interior has three bedrooms, kitchen, living room and two bathrooms. The total square footage is approximately 1,400 sf. The main concern is the plumbing.

Major renovations include:

- Kitchen Floor
- Plumbing

SPECIFICATIONS DATED: July 1, 2022

INSPECTED BY: John Perry

DATE OF INSPECTION: July 1, 2022

ADDRESS: <u>1101 Leggett Rd.</u>

Address: 1101 Leggett Road

Unit: Unit 01

Location: 1 Exterior

7200 WATER SUPPLY – 2 BATH HOUSE

Remove all water supply from meter on, to code legal dump. Install type M copper supply lines with 3/4" main, 1/2" fixture grouping trunk, and 3/8" individual supply lines to service two 3-piece baths, one kitchen and one laundry area. Installation shall be complete, code compliant, fully usable, and include shut-off valves and air gaps. This shall be done to meet all

CONTRACTOR: _____

current code requirements 7220 DRAIN/WASTE/VENT – 2 BATH HOUSE

Remove all drain, waste and wet vent lines to code legal dump. Install schedule 40 PVC or cast iron DWV lines to service two 3-piece baths, one kitchen, and one laundry area from the service entrance to all fixture connections.

Location	Total:	
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Location: 2 Kitchen

4110 FLOOR ASSEMBLY

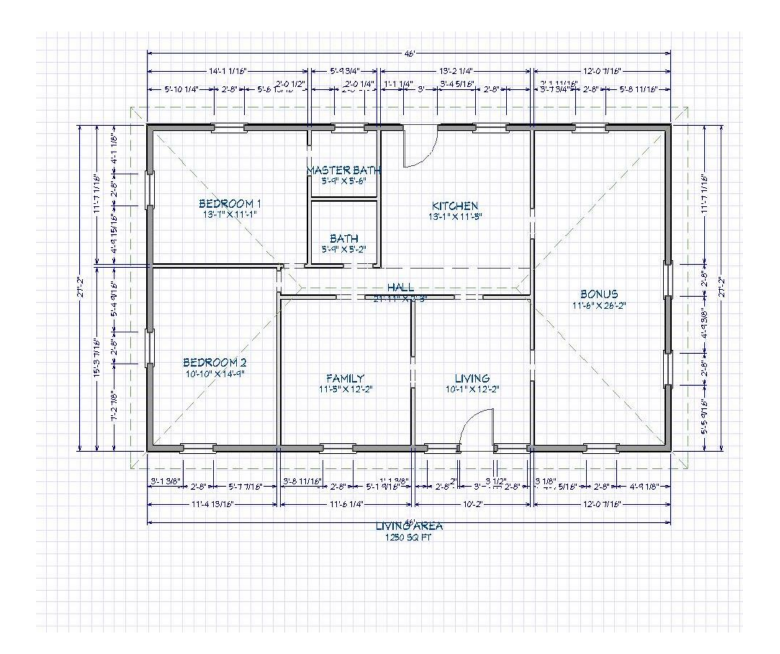
Remove all fixtures not built-in. Remove floor covering and underlayment. Repair/ replace subfloor and joists to restore floor to sound and level condition. Install 5/16" underlayment and vinyl sheet goods w/ shoe molding. Reinstall fixtures. Check for leaks. Correct all damage to walls, and fixtures caused by removing/reinstalling.

Location Total: _____

Unit Total for 1101 Leggett Rd, Unit 01: _____

Address Grand Total for 1101 Leggett Rd.: _____

Bidder:



1544 Harper St.



Brief Description & Concerns: WORKFORCE HOUSING

The interior has three bedrooms, kitchen, living room and two bathrooms. The total square footage is approximately 1,000 sf. The main concern is the Electrical.

Major renovations include:

• Electrical

SPECIFICATIONS DATED: July 11, 2022

INSPECTED BY: John Perry

DATE OF INSPECTION: July 11, 2022

ADDRESS: 1544 Harper St.

Address: 1544 Harper St.

Location: 1 Exterior

3530 GUARD AND HANDRAIL - WROUGHT IRON REAR

Dispose of any existing railing. Install a black, wrought iron railing of bar stock wrought steel with solid twist balusters. Bolt securely in wall and floor with lead shielded lag bolts. Embed in concrete in ground when servicing steps. Touch up paint.

7475 ELECTRIC SERVICE - 200 AMP

Replace existing electrical service with a residential, 200 amp service, main disconnect, 110/220 volt, 24 circuit panel board, meter socket, weather head, service cable, and ground rod and cable. Seal exterior service penetrations to maintain a waterproof building envelope. Breaker shall be moved to interior.

8110 REWIRE TO CODE – PER ROOM

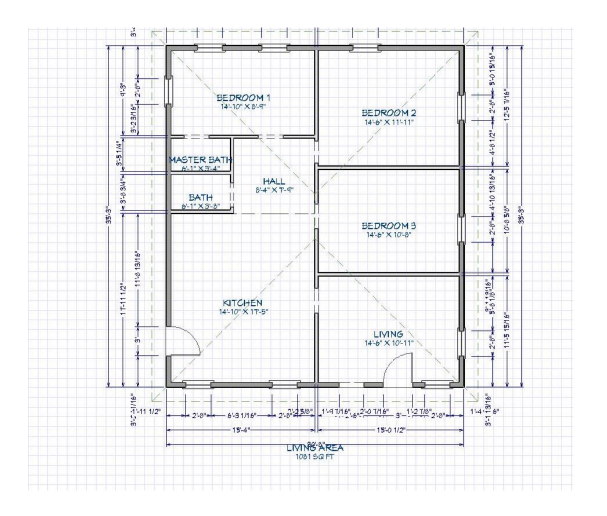
Rewire unit to current National Electric Code including but not limited to surface mount GFI in bathroom & kitchen; 15 amp grounded receptacles on all usable walls; switched lights in all halls, kitchens, bathrooms, and furnace areas; hard wired smoke detectors; cover plates; counter receptacles; and circuits. Fish all wire and repair all tear out.

Location Total:	
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Unit Total for 1544 Harper Street, Unit 01: _____

Address Grand Total for 1544 Harper Street: _____

Bidder:



1537 Beverly Rd.



Brief Description & Concerns: WORKFORCE HOUSING

The interior has three bedrooms, kitchen, living room and two bathrooms. The total square footage is approximately 1,400 sf. The main concern are the bathrooms.

Major renovations include:

• Bath Repairs

SPECIFICATIONS DATED: July 11, 2022

INSPECTED BY: John Perry

DATE OF INSPECTION: July 11, 2022

ADDRESS: 1537 Beverly Rd.

Address: 1537 Beverly Road

Location: 1

Bathroom Hall

Unit 01:

4110 FLOOR ASSEMBLY

Remove all fixtures not built-in. Remove floor covering and underlayment. Repair/ replace subfloor and joists to restore floor to sound and level condition. Install 5/16" underlayment and vinyl sheet goods shoe molding. Reinstall fixtures. Check for leaks. Correct all damage to walls, and fixtures caused by removing/reinstalling.

5570 PREP & PAINT OCCUPIED ROOM

Remove/cover all hardware, fixtures, furniture, personal items not to be painted. Scrape loose, cracked, peeling, blistered surfaces. Feather edges/dull gloss surfaces w/ sandpaper. Clean all surfaces w/ non-phosphate detergent. Fill all holes/cracks. Spot prime & topcoat trim, ceiling, walls, doors & windows with owner's choice of premixed acrylic latex.

6901 VANITY--30" COMPLETE

Install a 30" plywood vanity: including top with backsplash, wash bowl and single lever brass bodied chrome faucet with a maximum 1.5 GPM flow rate. Include PVC drain attached to a code legal plumbing vent, use type L copper or PEX supply piping with brass bodied stops on all supply lines. Seal all penetration through the floor, walls and cabinet for plumbing connections using expanding foam or caulk and cover with chrome eschucion plates. Cabinets must comply with California 93120 (formaldehyde content) or all exposed edges must be sealed with a low-VOC sealant.

6960 SHOWER-5' FIBERGLASS-COMPLETE-W/ GRAB BARS

Install a 5', 4-piece, Sterling Accord®, fiberglass shower unit 60" x 30" x 72" Product #: 71240125 (right hand drain) or 71240115 (left hand drain) (www.sterlingplumbing.com). Include a seat and ADA compliant grab bars, lever operated pop-up drain and overflow; PVC waste; single lever shower diverter; shower rod; Delta Monitor Model 1343 tub/shower faucet (www.deltafaucet.com) and a shower head with a maximum 2.0 GPM flow rate. Install faucet controls toward the outside of the tub for easier access. Exterior wall sections behind the tub shower unit and any plumbing penetrations must be completely air-sealed prior to installation. Per Sterling installation instructions set basin area in 1" to 2" bed of mortar.

7012 COMMODE--REPLACE--1.28 GPF

Install a maximum 1.28 GPF white WaterSense® Certified, vitreous china commode tested through the latest edition of the "Maximum Performance" (MaP) testing project that has shown to score 800 or better on the MaP Flush Performance test (grams of solid waste removed in a single flush), such as the American Standard FloWise Compact Cadet 3 EL 2568.128. See the following link for the MaP Test Results: http://www.cuwcc.org/WorkArea/showcontent.aspx?id=14058 Include a manufacturer's approved plastic or pressed wood white seat, supply pipe, shut-off valve, and wax seal.

7590 RECEPTACLE--GFCI BATH

Install a flush mounted, ground fault circuit interrupted ivory duplex receptacle with ivory cover plate adjacent to lavatory using copper romex. Fish wire and repair all tear out. GCI shall be tamper-resistant and conform with UL 943 standard including the required self-test (auto-monitoring) function.

7818 FIXTURE--LIGHT, VENT

Install a single bulb light fixture with an exterior ducted vent fan with damper capable of 60 cfm, controlled by 2 manufacturer-supplied switches, using #14 copper Romex. Fish all wire and repair tear out.

Location: 2 Bathroom bedroom

4110 FLOOR ASSEMBLY

Remove all fixtures not built-in. Remove floor covering and underlayment. Repair/ replace subfloor and joists to restore floor to sound and level condition. Install 5/16" underlayment and vinyl sheet goods shoe molding or vinyl base. Reinstall fixtures. Check for leaks. Correct all damage to walls, and fixtures caused by removing/reinstalling.

5575 PREP & PAINT OCCUPIED ROOM

Remove/cover all hardware, fixtures, furniture & personal items, not to be painted. Scrape loose, cracked, peeling, blistered surfaces. Feather edges & dull gloss surfaces with sandpaper. Fill all holes/ cracks. Spot prime and topcoat trim, ceiling, walls, doors & windows with owner's choice of finish and premixed acrylic latex

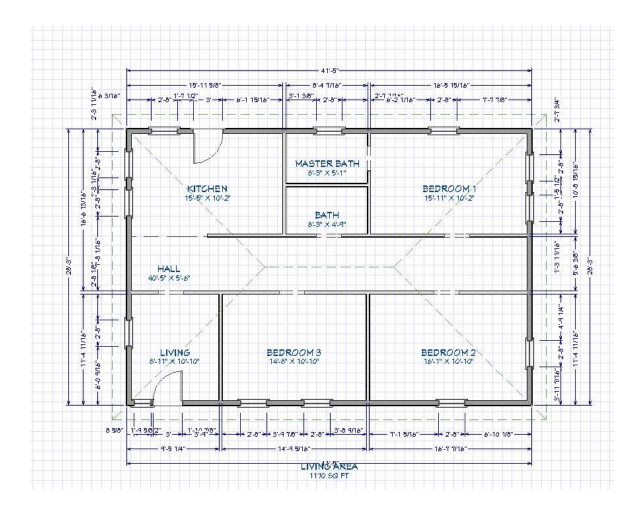
6960 SHOWER-5' FIBERGLASS-COMPLETE-W/ GRAB BARS

Install a 5', 4-piece, Sterling Accord®, fiberglass shower unit 60" x 30" x 72" Product #: 71240125 (right hand drain) or 71240115 (left hand drain) (www.sterlingplumbing.com). Include a seat and ADA compliant grab bars: lever operated pop-up drain and overflow; PVC waste; single lever shower diverter; shower rod; Delta Monitor Model 1343 tub/shower faucet (www.deltafaucet.com) and a shower head with a maximum 2.0 GPM flow rate. Install faucet controls toward the outside of the tub for easier access. Exterior wall sections behind the tub shower unit and any plumbing penetrations must be completely air-sealed prior to installation. Per Sterling installation instructions set basin area in 1" to 2" bed of mortar.

Location Total:	-
Unit Total for 1537 Beverly Road, Unit 01:	
Address Grand Total for 1537 Beverly Road:	

Bidder:

Standard Form of Informal Contract and General Conditions Page 33 of 58



1227 Planters St.



Brief Description & Concerns: WORKFORCE HOUSING

The interior has three bedrooms, kitchen, living room and one bathroom. The total square footage is approximately 1,200 sf. The main concern is the kitchen. Major renovations include:

• Kitchen Repairs

SPECIFICATIONS DATED: July 11, 2022

INSPECTED BY: John Perry

DATE OF INSPECTION: July 11, 2022

ADDRESS: 1227 Planters St.

Address: 1227 Planters St.

Unit: Unit 01

Location: 1 Exterior

Location: 1 Kitchen

3715 CABINET--WOOD BASE

Replace all base cabinets. Install base cabinets to match existing layout

with doors of solid

birch or ash stiles and veneered plywood panels. Frame with solid birch or ash stiles, 1/4" veneered plywood sides and metal or plastic corner bracing. Drawers shall be made of wood or composition material. Owner's choice of in-stock designs.

3725 CABINET--WOOD WALL

Replace all wall cabinets. Field measure and screw to studs, level

and plumb, kitchen wall cabinet. Door to have solid wood stiles and plywood panels. Frame to have solid wood stiles, 1/4" plywood sides, metal or plastic corner bracing.

3747 REPLACE COUNTERTOP--PLASTIC LAMINATE

Dispose of existing countertop. Field measure for sizing. All particleboard and MDF components must comply with California 93120 (formaldehyde content) or all exposed edges must be sealed with a low-VOC sealant. Screw to base cabinet a square edged plastic laminate countertop. Provide end-caps and cutout for sink. Caulk countertop to adjoining walls with low VOC caulking to match wall color. Owner's choice of in-stock color and texture.

4110 FLOOR ASSEMBLY--BATH/KIT

Remove all fixtures not built-in. Remove floor covering and underlayment. Repair/ replace subfloor and joists to restore floor to sound and level condition. Install 5/16" underlayment and vinyl sheet goods with shoe molding. Reinstall fixtures. Check for leaks. Correct all damage to walls, and fixtures caused by removing/reinstalling.

5575 PREP & PAINT OCCUPIED ROOM

Remove/cover all hardware, fixtures, furniture & personal items, not to be painted. Scrape loose, cracked, peeling, blistered surfaces. Feather edges & dull gloss surfaces with sandpaper. Fill all holes/ cracks. Spot prime and topcoat trim, ceiling, walls, doors & windows with owner's choice of finish and premixed acrylic latex.

6835 SINK--DOUBLE BOWL COMPLETE

Install a 22-gauge 33" x 22" x 8" double bowl, stainless steel,

self rimming kitchen sink including a steel, metal body faucet, rated at 2.0 GPM or less, with a 15-year drip-free warranty, grease trap, supply lines, full port ball type shut-off valves & escutcheon plates on all supply & drain lines. NOTE: All copper is to be soldered (no compression fittings) & all PVC fittings glued.

Location Total: _____

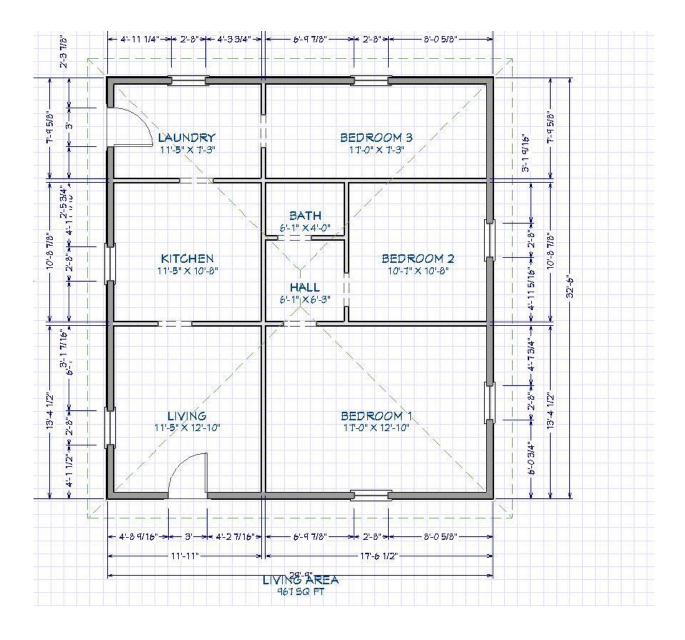
Location: 2 Exterior

3185 DOOR--PREHUNG METAL ENTRANCE

Dispose of door and frame. Install a prehung metal, insulated, 6-panel 6 lite entrance door and jamb including interior and exterior casing, spring metal weatherstripping, interlocking threshold,

one entrance and one mortised deadbolt keyed alike. Prime and topcoat.

cation Total:	
eet, Unit 01:	Unit Tota
nters Street:	Address Gra
	Bidder:



Standard Form of Informal Contract and General Conditions Page 37 of 58

516 Clark St.



Brief Description & Concerns: HOUSING REPAIR

The interior has three bedrooms, kitchen, living room and one bathroom. The total square footage is approximately 1,400 sf. The main concern is the roof.

Major renovations include:

Roof

SPECIFICATIONS DATED: August 1, 2022

INSPECTED BY: John Perry

DATE OF INSPECTION: August 1, 2022

ADDRESS: 516 Clark St.

Address: 516 Clark Street

Location: 1 Exterior

General Notes:

- 1. Contractors are to include all overhead and profit in the individual items.
- 2. Owner, after careful review, understands and accepts the scope of work described and has initialed and dated each page of the work write up.
- 3. Contractor certifies that he/she has reviewed and agrees to perform the scope of work described and has initialed and dated each page of the work write up.
- 4. Contractor shall remedy any defect due to faulty material or workmanship and pay for all damage to other work resulting therefrom, which appear within one year from final payment by the City. All reported deficiencies or issues must be resolved by the Contractor whether the work of subcontractors or not. The City will not contact subcontractors to resolve issues. Further, contractor shall furnish

Unit: Unit 01

owner with all manufactures and supplier's written warranties covering items furnished under the contract prior to release of final payment. Roof replacement work requires a two-year warranty.

- 5. Remove from site all construction materials, tools and debris. Sweep clean all exterior work areas. Vacuum all interior work areas, removing all visible dust, stains, labels and tags.
- 6. All painting must be of the highest quality. The surfaces must be prepared and inspected before painting.
- 7. The primer and topcoats must be the same tint.
- Paint and Primer shall be the following or approved equal:
 Sherwin Williams "Super Paint", "Resilience", "Duration" or "Emerald".

All work is to comply with current North Carolina State Building Code, City of Rocky Mount Rehabilitation Standards for Single-Family Structures, performance manual guidelines and or local building, electrical and plumbing codes with inspections and permits when applicable. All work will be done in quality and workmanlike manner. All material must be new, no re-used material.

When the Work Scope calls for an item to be removed and replaced, the contractor is to secure the owner's approval to dispose of the item rather than turning the item over to the owner.

GUIDELINES FOR RENOVATION OF A PROPERTY IN AN HISTORIC DISTRICT

The property described in the attached document is either in a local historic district (meaning that the local historic preservation ordinances apply to the exterior only), in a national historic district (meaning that the Secretary of the Interior's historic preservation standards apply to both exterior and interior work) or is an individually designated historically significant building under one of these two authorities. In any case, the following SHALL apply to the work under any contract to renovate this property and it is a condition of the use of our federal funds that these guidelines are followed.

The specifications have been written to meet these standards. If any work is added after the bids are submitted, the Contractor is eligible for a change order to cover additional costs.

In general, the following items and conditions apply to all work on historic properties:

1. Whenever possible the Contractor shall <u>repair and reuse</u> original materials and restore the original structure and details.

2. When new materials are specified the Contractor shall assume (even if it is not specifically noted) that the new materials shall match as closely as possible either

- (first choice) the existing damaged materials that are being replaced, or
- (second choice) the original materials on adjacent surfaces.

3. If there are no original materials to match, the Contractor shall select new materials that are in line with the design period and style of the original structure - that is they shall "evoke" the feeling of the period of the structure. When in doubt ask the Community Development Rehab Specialist for guidance.

4. When new work requires penetrating the exterior walls or roof - such as with a new vent stack, roof ventilation -- or hanging something modern on the outside of the structure -- such as a new electrical service panel -- penetrating pipes or modern appliances shall be located out of sight of the street or sidewalk whenever possible. Locations of new penetrations require approval of the C.D. Rehab Specialist BEFORE work begins.

5. When new equipment -- such as a new HVAC unit -- will set the equipment on the property outside of the house, the Contractor shall clear the location with the C.D. Rehab Specialist prior to beginning work on that location.
 6. Where submittals are required, the Contractor shall submit materials, catalog cuts or color chips to the Rehab Specialist who will forward them to the proper historic authority for approval. Comments will be returned to the

Contractor within 10 business days. The Contractor shall <u>allow time for this process</u> and anticipate this delay as part of his agreed schedule.

7. If the Contractor proceeds with work not in compliance with historic guidelines, without having consulted the C.D. Rehab Specialist and the work is rejected by the agency with historic jurisdiction, the Contractor will be liable for removing and redoing the work to the historic guidelines at his own expense.

4580 TEAR OFF AND REROOF SHINGLES

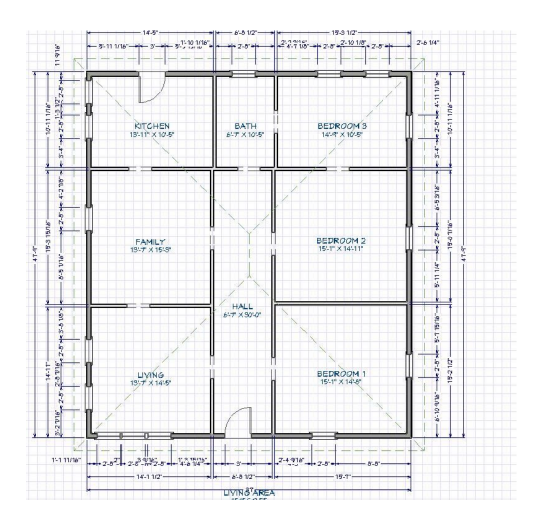
Remove and dispose of all roofing materials. Cut a 1" wide vent at ridge board. Install sheathing over entire roof using pine board or CDX plywood of matching thickness. Staple 15 lb. felt. Install drip edge, and vent pipe boots. Install a 220 lb. fiberglass asphalt, 3 tab shingle with a 25 yr. warranty. Replace all flashing. Install shingle-over ridge vent.

Location Total: _____

Unit Total for 516 Clark Street, Unit 01: _____

Address Grand Total for 516 Clark Street: _____

Bidder: _



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632 Cleveland St.



Brief Description & Concerns: HOUSING REPAIR

The interior has three bedrooms, kitchen, living room and one bathroom. The total square footage is approximately 1,200 sf. The main concern is the roof.

Major renovations include:

Roof

SPECIFICATIONS DATED: June 10, 2022

INSPECTED BY: John Perry

DATE OF INSPECTION: June 10, 2022

ADDRESS: 632 Cleveland St.

Address: 632 Cleveland St.

Unit: Unit 01

Location: 1 Interior

4580 TEAR OFF AND REROOF SHINGLES

Remove and dispose of all roofing materials. Cut a 1" wide vent at ridge board. Install sheathing over entire roof using pine board or CDX plywood of matching thickness. Staple 15 lb. felt. Install drip edge, and vent pipe boots. Install a 220 lb. fiberglass asphalt, 3 tab shingle with a 25 yr. warranty. Replace all flashing. Install shingle-over ridge vent.

4546 EPDM -FULLY ADHERED

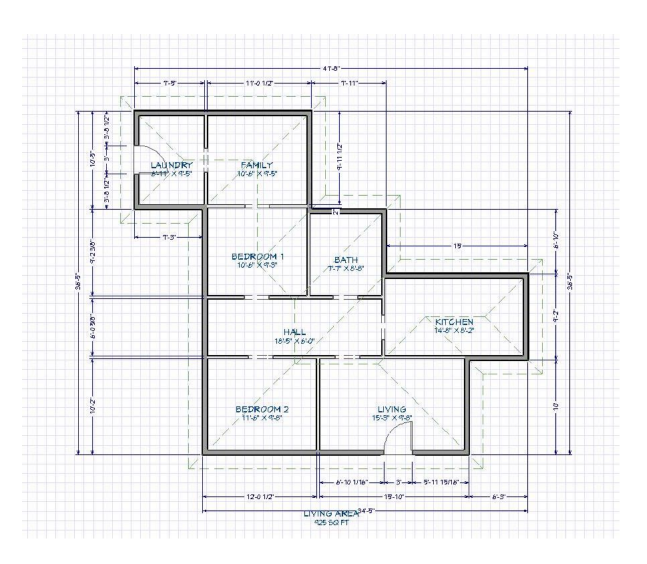
Clean all loose materials off roof. Install manufacturers approved underlayment board. Install a 60 mil EPDM single ply membrane with adhesive per manufacturer's specs. All membrane flashing, metal flashings and counter flash cones, as well as installation procedure to follow manufacturer's repair/replace any damaged sheathing needed.

Location Total:	
-----------------	--

Unit Total for 632 Cleveland Street, Unit 01: _____

Address Grand Total for 632 Cleveland Street: _____

Bidder: _____



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933 West Haven Blvd.



Brief Description & Concerns: HOUSING REPAIR

The interior has three bedrooms, kitchen, living room and one bathroom. The total square footage is approximately 1,200 sf. The main concern is the HVAC. Major renovations include:

- HVAC
- Ramp

SPECIFICATIONS DATED: June 9, 2022INSPECTED BY:John PerryDATE OF INSPECTION:June 9, 2022ADDRESS:933 West Haven Blvd.

General Notes:

- 1. Contractors are to include all overhead and profit in the individual items.
- 2. Owner, after careful review, understands and accepts the scope of work described and has initialed and dated each page of the work write up.
- 3. Contractor certifies that he/she has reviewed and agrees to perform the scope of work described and has initialed and dated each page of the work write up.
- 4. Contractor shall remedy any defect due to faulty material or workmanship and pay for all damage to other work resulting therefrom, which appear within one year from final payment by the City. All reported deficiencies or issues must be resolved by the Contractor whether the work of subcontractors or not. The City will not contact subcontractors to resolve issues. Further, contractor shall furnish owner with all manufactures and supplier's written warranties covering items furnished under the contract prior to release of final payment. Roof replacement work requires a two-year warranty.
- 5. Remove from site all construction materials, tools and debris. Sweep clean all exterior work areas. Vacuum all interior work areas, removing all visible dust, stains, labels and tags.
- 6. All painting must be of the highest quality. The surfaces must be prepared and inspected before painting.

- 7. The primer and topcoats must be the same tint.
- 8. Paint and Primer shall be the following or approved equal:
 - 1. Sherwin Williams "Super Paint", "Resilience", "Duration" or "Emerald".

All work is to comply with current North Carolina State Building Code, City of Rocky Mount Rehabilitation Standards for Single-Family Structures, performance manual guidelines and or local building, electrical and plumbing codes with inspections and permits when applicable. All work will be done in quality and workmanlike manner. All material must be new, no re-used material.

When the Work Scope calls for an item to be removed and replaced, the contractor is to secure the owner's approval to dispose of the item rather than turning the item over to the owner.

GUIDELINES FOR RENOVATION OF A

PROPERTY IN AN HISTORIC DISTRICT

The property described in the attached document is either in a local historic district (meaning that the local historic preservation ordinances apply to the exterior only), in a national historic district (meaning that the Secretary of the Interior's historic preservation standards apply to both exterior and interior work) or is an individually designated historically significant building under one of these two authorities. In any case, the following SHALL apply to the work under any contract to renovate this property and it is a condition of the use of our federal funds that these guidelines are followed.

The specifications have been written to meet these standards. If any work is added after the bids are submitted, the Contractor is eligible for a change order to cover additional costs.

In general, the following items and conditions apply to all work on historic properties:

1. Whenever possible the Contractor shall <u>repair and reuse</u> original materials and restore the original structure and details.

2. When new materials are specified the Contractor shall assume (even if it is not specifically noted) that the new materials shall match as closely as possible either

- (First choice) the existing damaged materials that are being replaced, or
- (Second choice) the original materials on adjacent surfaces.

3. If there are no original materials to match, the Contractor shall select new materials that are in line with the design period and style of the original structure - that is they shall "evoke" the feeling of the period of the structure. When in doubt ask the Community Development Rehab Specialist for guidance.

4. When new work requires penetrating the exterior walls or roof - such as with a new vent stack, roof ventilation -- or hanging something modern on the outside of the structure -- such as a new electrical service panel -- penetrating pipes or modern appliances shall be located out of sight of the street or sidewalk whenever possible. Locations of new penetrations require approval of the C.D. Rehab Specialist BEFORE work begins.

5. When new equipment -- such as a new HVAC unit -- will set the equipment on the property outside of the house, the Contractor shall clear the location with the C.D. Rehab Specialist prior to beginning work on that location.

6. Where submittals are required, the Contractor shall submit materials, catalog cuts or color chips to the Rehab Specialist who will forward them to the proper historic authority for approval. Comments will be returned to the Contractor within 10 business days. The Contractor shall <u>allow time for this process</u> and anticipate this delay as part of his agreed schedule.

7. If the Contractor proceeds with work not in compliance with historic guidelines, without having consulted the C.D. Rehab Specialist and the work is rejected by the agency with historic jurisdiction, the Contractor will be liable for removing and redoing the work to the historic guidelines at his own expense.

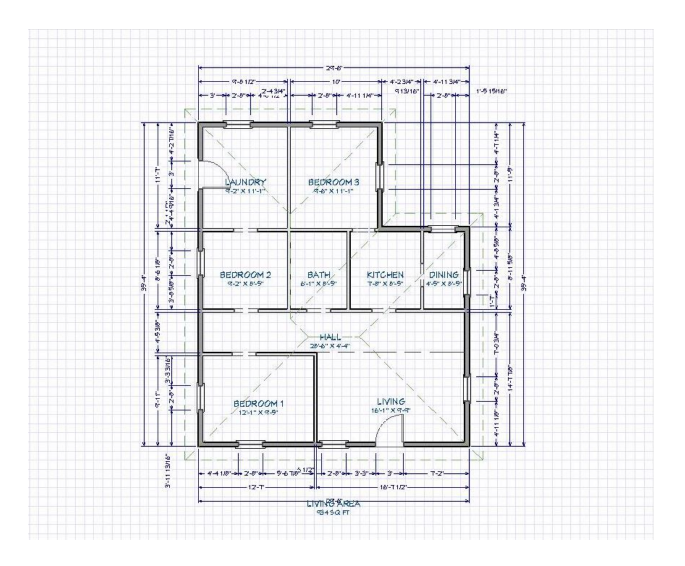
SPECS BY LOCATION/TRADE

ddress: 933 V	Vest Haven Blv	,u	Unit:	Unit 01	
Location:	1 Exterior				
6059 PACKAG	E-UNITREPL/	ACEAC WITH NATURAL GAS			
IEATWITH DUC	CTWORK				
Jse the most rece					
		lanual J residential load rg/tech/manualj/ (calculate the load			
		ehab building envelope), and			
		CA's Manual S for			
		D for duct sizing. Provide All			
Manual J and S re	ports to the Rel	nabilitation specialist prior to installat	ion.		
Install a new GAS	heating/ electr	c cooling system. The system			
shall be at least 1	5 S.E.E.R. Insta	all a new interior thermostat. Equipm			
		/ork, (Goodman is not allowed) or pr			
approved other. F	Inish all areas t	o match that are disturbed by this op	eration.		
		r faced) flex duct, without			
		clude installing a metal			
		the ducts from having ections, seams and			
		ller and the main supply			
and return connect	ctions should be	sealed with duct mastic			
		e where applicable.			
		LING ALL RETURN AND NCLUDE MOVING THE RETURN			
		ET CLOSING THE OPENING IN TH	IE		
FLOOR AND INS	TALLING UND	ERLAYMENT AND VINYL.			
The unit shall be l	balanced to a te	mperature of 68 degrees 3' off			
		ould not vary more than 4			
		be a duck leakage test completed w			
		all existing heating equipment and s			
operated properly		include any electrical upgrade for the			
	-				
	HAIR RAMP				
Design and constr	uct a preservati	ve treated wood wheelchair			

ramp complete with 2"x4" safety handrails and non-slip 3/4" plywood surface treatment supported by 4"x4" post set 36" in ground, in conformance with ANSI recommendations. Slope shall not exceed 1'0" rise to 12'0"run. Minimum inside width,

36" Submit preliminary drawing to owner for approval.

	Location Total:
Ui	nit Total for 933 West Haven Street, Unit 01:
Addr	ess Grand Total for 933 West Haven Street:
Bidder:	



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713 Piedmont Ave.



Brief Description & Concerns: WORKFORCE HOUSING

The interior has three bedrooms, kitchen, living room and one bathroom. The total square footage is approximately 1,800 sf. The main concern is the Windows.

Major renovations include:

Windows

SPECIFICATIONS DATED: July 1, 2022

INSPECTED BY: John Perry

DATE OF INSPECTION: July 1, 2022

ADDRESS: 713 Piedmont Ave.

Address: 713 Piedmont Avenue

Location: 1 Exterior

General Notes:

- 9. Contractors are to include all overhead and profit in the individual items.
- 10. Owner, after careful review, understands and accepts the scope of work described and has initialed and dated each page of the work write up.
- 11. Contractor certifies that he/she has reviewed and agrees to perform the scope of work described and has initialed and dated each page of the work write up.
- 12. Contractor shall remedy any defect due to faulty material or workmanship and pay for all damage to other work resulting therefrom, which appear within one year from final payment by the City. All reported deficiencies or issues must be resolved by the Contractor whether the work of subcontractors or not. The City will not contact subcontractors to resolve issues. Further, contractor shall furnish owner with all manufactures and supplier's written warranties covering items furnished under the contract prior to release of final payment. Roof replacement work requires a two-year warranty.
- 13. Remove from site all construction materials, tools and debris. Sweep clean all exterior work areas.

Unit: Unit 01

Vacuum all interior work areas, removing all visible dust, stains, labels and tags.

- 14. All painting must be of the highest quality. The surfaces must be prepared and inspected before painting.
- 15. The primer and topcoats must be the same tint.
- 16. Paint and Primer shall be the following or approved equal:
 - 2. Sherwin Williams "Super Paint", "Resilience", "Duration" or "Emerald".

All work is to comply with current North Carolina State Building Code, City of Rocky Mount Rehabilitation Standards for Single-Family Structures, performance manual guidelines and or local building, electrical and plumbing codes with inspections and permits when applicable. All work will be done in quality and workmanlike manner. All material must be new, no re-used material.

When the Work Scope calls for an item to be removed and replaced, the contractor is to secure the owner's approval to dispose of the item rather than turning the item over to the owner.

GUIDELINES FOR RENOVATION OF A

PROPERTY IN AN HISTORIC DISTRICT

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The specifications have been written to meet these standards. If any work is added after the bids are submitted, the Contractor is eligible for a change order to cover additional costs.

In general, the following items and conditions apply to all work on historic properties:

1. Whenever possible the Contractor shall <u>repair and reuse</u> original materials and restore the original structure and details.

2. When new materials are specified the Contractor shall assume (even if it is not specifically noted) that the new materials shall match as closely as possible either

- (First choice) the existing damaged materials that are being replaced, or
- (Second choice) the original materials on adjacent surfaces.

3. If there are no original materials to match, the Contractor shall select new materials that are in line with the design period and style of the original structure - that is they shall "evoke" the feeling of the period of the structure. When in doubt ask the Community Development Rehab Specialist for guidance.

4. When new work requires penetrating the exterior walls or roof - such as with a new vent stack, roof ventilation -- or hanging something modern on the outside of the structure -- such as a new electrical service panel -- penetrating pipes or modern appliances shall be located out of sight of the street or sidewalk whenever possible. Locations of new penetrations require approval of the C.D. Rehab Specialist BEFORE work begins.

5. When new equipment -- such as a new HVAC unit -- will set the equipment on the property outside of the house, the Contractor shall clear the location with the C.D. Rehab Specialist prior to beginning work on that location.

CONTRACTOR: _____

6. Where submittals are required, the Contractor shall submit materials, catalog cuts or color chips to the Rehab Specialist who will forward them to the proper historic authority for approval. Comments will be returned to the Contractor within 10 business days. The Contractor shall <u>allow time for this process</u> and anticipate this delay as part of his agreed schedule.

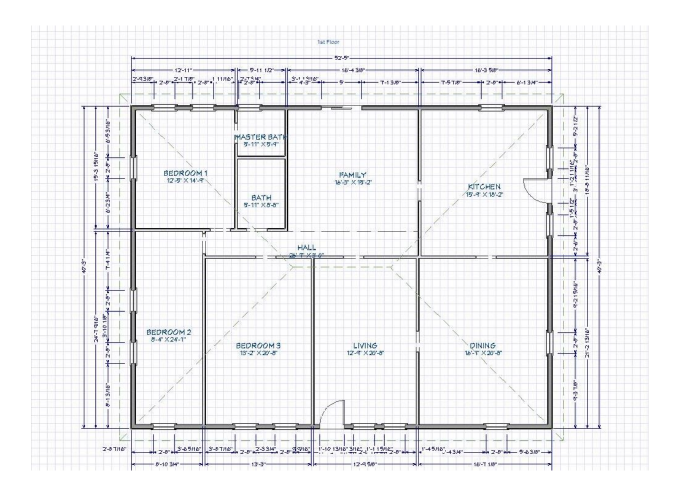
7. If the Contractor proceeds with work not in compliance with historic guidelines, without having consulted the C.D. Rehab Specialist and the work is rejected by the agency with historic jurisdiction, the Contractor will be liable for removing and redoing the work to the historic guidelines at his own expense.

2978 WINDOW REPLACE--VINYL-- DBL HNG ENERGY STAR - _____

W/TRIM < 100 UI

Replace all existing windows. Field measure and install a PVC, 6 over 6, double hung, double glazed, Low E window that meets the ENERGY STAR standards for this climate for U value and SHGC, and is AAMA certified per AAMA/WDMA/CSA 101/I.S.2/A440-11. Include full screen. Wrap exterior jamb and sill with .027" aluminum coil stock back The color shall match the existing trim as close as possible caulked and nailed 6" on center.

Location Total:	
Unit Total for 713 Piedmont Avenue, Unit 01:	
Address Grand Total for 713 Piedmont Avenue: _	
Bidder:	



3300 Amherst Rd.



Brief Description & Concerns: WORKFORCE HOUSING

The interior has three bedrooms, kitchen, living room and one bathroom. The total square footage is approximately 1,400 sf. The main concern is the Exterior Siding.

Major renovations include:

Exterior Siding

SPECIFICATIONS DATED: May 16, 2022

INSPECTED BY: John Perry

DATE OF INSPECTION: May 16, 2022

ADDRESS: 3300 Amherst Rd.

2565 POWER WASH SIDING

Remove stains and dirt from siding using high pressure water and detergent mix. Adjust pressure to eliminate damage to brick.

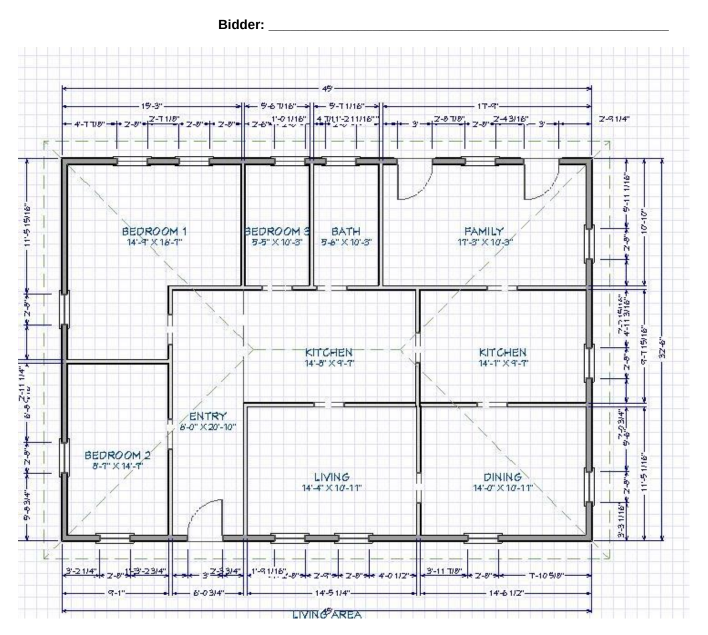
2642 SIDING---VINYL---ALUMINUM TRIM

Hang PVC vinyl clapboard siding including all cornice, corner, Porch ceiling, door, and window trim after replacing all deteriorated exterior building components. Wrap home with tyvek vapor/ infiltration barrier and apply owner's choice of siding color, exposure and texture with 50-year warranty. Wrap all facia, soffit, trim, window and door trim with .027 aluminum coil stock. Caulk all

Location Total: _____

Unit Total for 3300 Amherst Road, Unit 01: _____

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Address Grand Total for 3300 Amherst Road: ____

808 Peachtree St.



Brief Description & Concerns: Workforce Housing

The interior has three bedrooms, kitchen, living room and two bathrooms. The total square footage is approximately 1,400 sf. The main concern is the Exterior Posts and Windows

Major renovations include:

- Exterior Posts
- Windows

SPECIFICATIONS DATED:July 12, 2022INSPECTED BY:John PerryDATE OF INSPECTION:July 12, 2022ADDRESS:808 Peachtree St.

SPECS BY LOCATION/TRADE

Address: 808 Peachtree Street	Unit:	Unit 01
Location: 1 Exterior		
2978 WINDOW REPLACEVINYL DBL HNG ENERGY STAR - W/TRIM < 100 UI Replace 5 windows on front, 1 on right side, 3 on left side, 2 at rear left. With windows that are < less than) 100 UI (United Inches). Field measure and install a PVC, 6 over 6, double hung, double glazed, Low E window that meets the ENERGY STAR standards for this climate for U value and SHGC, and is AAMA certified per AAMA/WDMA/CSA 101/I.S.2/A440-11. Include 1/2 screen.		

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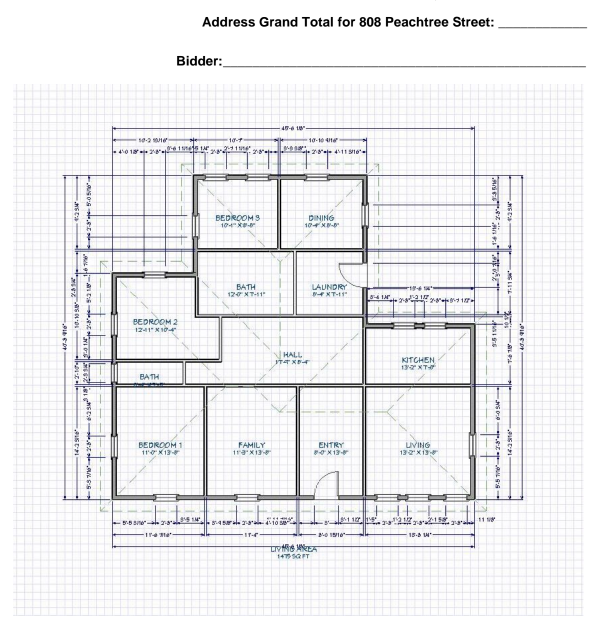
Wrap exterior jamb and sill with .027" aluminum coil stock back caulked and nailed 6" on center.

3485 POST--TURNED 6"X 6"

Support porch roof. Remove existing posts (8). Install wood post matching existing posts, on code compliant preservative treated pine plinth blocks.

Location Total: _____

Unit Total for 808 Peachtree Street, Unit 01: _____



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Brief Description & Concerns: Housing repair

The interior has three bedrooms, kitchen, living room and two bathrooms. The total square footage is approximately 1,600 sf. The main concern is the Flooring system. Major renovations include:

Flooring system

SPECIFICATIONS DATED: July 12, 2022 INSPECTED BY: John Perry DATE OF INSPECTION: July 12, 2022 ADDRESS: 1420 Memory Ln.

General Notes:

- 9. Contractors are to include all overhead and profit in the individual items.
- 10. Owner, after careful review, understands and accepts the scope of work described and has initialed and dated each page of the work write up.
- 11. Contractor certifies that he/she has reviewed and agrees to perform the scope of work described and has initialed and dated each page of the work write up.
- 12. Contractor shall remedy any defect due to faulty material or workmanship and pay for all damage to other work resulting therefrom, which appear within one year from final payment by the City. All reported deficiencies or issues must be resolved by the Contractor whether the work of subcontractors or not. The City will not contact subcontractors to resolve issues. Further, contractor shall furnish owner with all manufactures and supplier's written warranties covering items furnished under the contract prior to release of final payment. Roof replacement work requires a two-year warranty.
- 13. Remove from site all construction materials, tools and debris. Sweep clean all exterior work areas. Vacuum all interior work areas, removing all visible dust, stains, labels and tags.
- 14. All painting must be of the highest quality. The surfaces must be prepared and inspected before painting.
- 15. The primer and topcoats must be the same tint.
- 16. Paint and Primer shall be the following or approved equal:
 - 1. Sherwin Williams "Super Paint", "Resilience", "Duration" or "Emerald".

All work is to comply with current North Carolina State Building Code, City of Rocky Mount Rehabilitation Standards for Single-Family Structures, performance manual guidelines and or local building, electrical and plumbing codes with inspections and permits when applicable. All work will be done in quality and workmanlike manner. All material must be new, no re-used material.

When the Work Scope calls for an item to be removed and replaced, the contractor is to secure the owner's approval to dispose of the item rather than turning the item over to the owner.

GUIDELINES FOR RENOVATION OF A

PROPERTY IN AN HISTORIC DISTRICT

The property described in the attached document is either in a local historic district (meaning that the local historic preservation ordinances apply to the exterior only), in a national historic district (meaning that the Secretary of the Interior's historic preservation standards apply to both exterior and interior work) or is an individually designated historically significant building under one of these two authorities. In any case, the following SHALL apply to the work under any contract to renovate this property and it is a condition of the use of our federal funds that these guidelines are followed.

The specifications have been written to meet these standards. If any work is added after the bids are submitted, the Contractor is eligible for a change order to cover additional costs.

In general, the following items and conditions apply to all work on historic properties:

1. Whenever possible the Contractor shall <u>repair and reuse</u> original materials and restore the original structure and details.

2. When new materials are specified the Contractor shall assume (even if it is not specifically noted) that the new materials shall match as closely as possible either

- (first choice) the existing damaged materials that are being replaced, or
- (second choice) the original materials on adjacent surfaces.

3. If there are no original materials to match, the Contractor shall select new materials that are in line with the design period and style of the original structure - that is they shall "evoke" the feeling of the period of the structure. When in doubt ask the Community Development Rehab Specialist for guidance.

4. When new work requires penetrating the exterior walls or roof - such as with a new vent stack, roof ventilation -- or hanging something modern on the outside of the structure -- such as a new electrical service panel -- penetrating pipes or modern appliances shall be located out of sight of the street or sidewalk whenever possible. Locations of new penetrations require approval of the C.D. Rehab Specialist BEFORE work begins.

5. When new equipment -- such as a new HVAC unit -- will set the equipment on the property outside of the house, the Contractor shall clear the location with the C.D. Rehab Specialist prior to beginning work on that location.
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7. If the Contractor proceeds with work not in compliance with historic guidelines, without having consulted the C.D. Rehab Specialist and the work is rejected by the agency with historic jurisdiction, the Contractor will be liable for removing and redoing the work to the historic guidelines at his own expense.

Location: 1

Bathroom

4110 FLOOR ASSEMBLY--BATH/KIT

Remove all fixtures not built-in. Remove floor covering and underlayment. Repair/ replace piers, subfloor and joists to restore floor to sound and level condition. Install 5/16" underlayment and vinyl sheet goods w/ owner's choice of shoe molding or vinyl base. Reinstall fixtures. Check for leaks. Correct all damage to walls, and fixtures caused by removing/reinstalling.

6958 BATHTUB/SHOWER--5'

FIBERGLASS--COMPLETE--ADAPTABLE

Install a 5', 4-piece, Sterling Advantage[™], fiberglass tub and shower unit 60" x 30" x 72" Product #: 61030126 (right hand drain) or 61030116 (left hand drain) Including age in place factory installed backers for later grab bar installation http://www.sterlingplumbing.com/home.strl - complete with lever operated pop up drain and overflow, PVC waste, single lever shower diverter, shower rod and Delta Monitor Model 1343 tub/shower faucet - http://www.deltafaucet.com/ - & a shower head with a maximum 2.0 GPM flow rate. (note: exterior wall sections behind the tub shower unit and any plumbing penetration must be completely air-sealed prior to installation). Per installation instructions set basin area in 1" to 2" of mortar cement.

Location Total: ____

Location: 2 Kitchen

4110 FLOOR ASSEMBLY--BATH/KIT

Remove all fixtures not built-in. Remove floor covering and underlayment. Repair/ replace piers, subfloor and joists to restore floor to sound and level condition. Install 5/16" underlayment and vinyl sheet goods w/ owner's choice of shoe molding or vinyl base. Reinstall fixtures. Check for leaks. Correct all damage to walls, and fixtures caused by

5575 PREP & PAINT OCCUPIED ROOM

Remove/cover all hardware, fixtures, furniture & personal items, not to be painted. Scrape loose, cracked, peeling, blistered surfaces. Feather edges & dull gloss surfaces with sandpaper. Fill all holes/ cracks. Spot prime and topcoat trim, ceiling, walls, doors & windows with owner's choice of finish and premixed acrylic latex. Include any closets. Replace furniture. Vacuum room.

Location Total: _____

Unit Total for 1420 Memory Lane, Unit 01: _____

Address Grand Total for 1420 Memory Lane: _____

Bidder:

