

County of Santa Cruz

GENERAL SERVICES DEPARTMENT

701 OCEAN STREET, SUITE 330, SANTA CRUZ, CA 95060-4073
(831) 454-2718 FAX: (831) 454-2710 TDD: (831) 454-2123
BOB WATSON, DIRECTOR

July 26, 2000 AGENDA: August 8, 2000

Board of Supervisors COUNTY OF SANTA CRUZ 701 Ocean Street Santa Cruz, CA 95060

MAIN JAIL SECURITY UPGRADE PHASE 1 B: SALLY PORT DOORS

Dear Members of the Board:

As part of the Main Jail Security Upgrade Phase 1 B project (Q17150), your Board previously authorized the General Services Department to negotiate the purchase and installation of the Main Jail replacement vehicle sally port doors from A & D Automatic Gate and Access of Redwood City, CA. At that time, staff estimated that the doors could be purchased and installed for \$90,000 from the company, as a sole source item.

This component is in addition to the main portion of the project which will have been brought before your Board on August 1, 2000. This project is also funded with grant funds from the Board of Corrections. The purchase and installation must be completed within the grant funding time requirements which run from August 18, 2000 to January 18, 2001. Following completion of negotiations with the vendor, the total cost for both labor and installation has been determined to be \$95,000.

It is therefore RECOMMENDED that your Board:

- Approve an independent contractor agreement with A & D Automatic Gate and Access of Redwood City, CA for the purchase and installation of replacement sally port doors as part of the Main Jail Security Upgrade Phase 1 B project (Q17150); and;
- 2. Authorize the General Services Director to execute the contract documents.

Sincerely,

BOB WATSON

Director

SUSAN A. MAURIELLO
County Administrative Officer

RECOMMENDED:

BW:NCG:BD:mc

Attachment: ADM 29

cc: Sheriff-Coroner, Detention Bureau
Criminal Justice Research Foundation
On Line Electric
General Services
Auditor-Controller

FO: Board of Supervisors County Administrative Officer County Counsel Auditor-Controller	9	FROM: BULL	General Servi	ces (Signotur <u>e)ブラ</u>	
The Board of Supervisors is hereby red	quested to approve the a	ttached agreeme	nt and authorize the	execution of the same	a.
1. Said agreement is between theCondA & D Automatic Gate 2. The agreement will providethe	and Access, 2490 M	Middlefield	Rd., Redwood Ci	Lty, CA 94063 (No.	me & Address
3. The agreement is needed. AS WO	rk can be complete	d more expe	diently by cont	ract.	
4. Peric d of the agreement is from 5. Antitipated cost is \$\frac{95,000}{0.00000000000000000000000000000000			(Fixed a		
7. Appropriations are budgeted in 1 NOTE: IF APPR Appropriation a vare lable and are not	OPRIATIONS ARE INSU	ntraact No.	TACH COMPLETED	FORM AUD-74 e	
Proposa reviewed and approved. It is Remarks: Agreement approved as to form. Date	to exect (Agent)	cute the same or	n behalf of the(nistrative Officer	/ /
Distribution: Bd. of Supv White Auditor-Controller - Blue Coun y Additor-Conforcer - Canary Auditor-Controller - Pink Originating Dept Goldenrod *To Orig. Dept. if rejected.	said Board of Superviso in the minutes of said Bo	ereby certify that there as recommende	ne foregoing request for and by the County Adminis	pervisors of the County of approval of agreement wastrative Officer by an orde County Adminis	er duly entered strative Officer

INDEPENDENT CONTRACTOR AGREEMENT

THIS CONTRACT is entered into this_____ day of August, 2000, by and between the COUNTY OF SANTA CRUZ, hereinafter called COUNTY, and A & D AUTOMATIC GATE AND ACCESS, hereinafter called CONTRACTOR. The parties agree as follows:

- 1. <u>DUTIES.</u> CONTRACTOR agrees to exercise special skill to accomplish the following results: purchase and installation of sally port doors for Main Jail (reference letter dated July 17, 2000) at Main Jail, 152 Water Street, Santa Cruz, , for County of Santa Cruz General Services Department.
- 2. <u>COMPENSATION.</u> In consideration for CONTRACTOR accomplishing said result, COUNTY agrees to pay CONTRACTOR as follows: Payment not to exceed \$95,000, processed for payment in full after project completion, receipt of invoice, and approval of project manager.
 - 3. TERM. The term of this contract shall be:

August 18, 2000 through March 31, 2001.

- 4. <u>EARLY TERMINATION.</u> Either party hereto may terminate this contract at any time by giving thirty (30) days written notice to the other party.
- 5. <u>INDEMNIFICATION FOR DAMAGES, TAXES AND CONTRIBUTIONS.</u> CONTRACTOR shall exonerate, indemnify, defend, and hold harmless COUNTY (which for the purpose of paragraphs 5 and 6 shall include, without limitation, its officers, agents, employees and volunteers) from and against:
- A. Any and all claims, demands, losses, damages, defense costs, or liability of any kind or nature which COUNTY may sustain or incur or which may be imposed upon it for injury to or death of persons, or damage to property as a result of, arising out of, or in any manner connected with the CONTRACTOR'S performance under the terms of this Agreement, excepting any liability arising out of the sole negligence of the COUNTY. Such indemnification includes any damage to the person(s), or property(ies) of CONTRACTOR and third persons.
- B. Any and all Federal, State and Local taxes, charges, fees, or contributions required to be paid with respect to CONTRACTOR and CONTRACTOR'S officers, employees and agents engaged in the performance of this Agreement (including, without limitation, unemployment insurance, social security and payroll tax withholding).

6. <u>INSURANCE.</u> CONTRACTOR, at its sole cost and expense, for the full term of this Agreement (and any extensions thereof), shall obtain and maintain at minimum compliance with all of the following insurance coverage(s) and requirements. Such insurance coverage shall be primary coverage as respects COUNTY and any insurance or self-insurance maintained by COUNTY shall be excess of CONTRACTOR'S insurance coverage and shall not contribute to it.

If CONTRACTOR utilizes one or more subcontractors in the performance of this Agreement, CONTRACTOR shall obtain and maintain Independent Contractor's Insurance as to each subcontractor or otherwise provide evidence of insurance coverage from each subcontractor equivalent to that required of CONTRACTOR in this Agreement, unless CONTRACTOR and COUNTY both initial here _____/_

A. <u>Types of Insurance and Minimum Limits</u>

- (1) Worker's Compensation in the minimum statutorily required coverage amounts. This insurance coverage shall not be required if the CONTRACTOR has no employees and certifies to this fact by initialing here _____
- (2) Automobile Liability Insurance for each of CONTRACTOR'S vehicles used in the performance of this Agreement, including owned, non-owned (e.g. owned by CONTRACTOR'S employees), leased or hired vehicles, in the minimum amount of \$500,000 combined single limit per occurrence for bodily injury and property damage. This insurance coverage shall not be required if vehicle use by the CONTRACTOR is not a material part of performance of this Agreement and CONTRACTOR and COUNTY both certify to this fact by initialing here ____/_
- (3)Comprehensive or Commercial General Liability Insurance coverage in the minimum amount of \$1,000,000 combined single limit, including coverage for: (a) bodily injury, (b) personal injury, (c) broad form property damage, (d) contractual liability, and (e) cross-liability.
- (4) Professional Liability Insurance in the minimum amount of \$____ combined single limit, if, and only if, this Subparagraph is initialed by CONTRACTOR and COUNTY ____/__.

B. <u>Other Insurance Provisions</u>

(1) If any insurance coverage required in this Agreement is provided on a "Claims Made" rather than "Occurrence" form, CONTRACTOR agrees to maintain the required coverage for a period of three (3) years after the expiration of this Agreement (hereinafter "post agreement coverage") and any extensions thereof. CONTRACTOR may maintain the required post agreement coverage by renewal or purchase of prior acts or tail coverage. This provision is contingent upon post agreement coverage being both available and reasonably affordable in relation to the coverage provided during the term of this Agreement.

For purposes of interpreting this requirement, a cost not exceeding 100% of the last annual policy premium during the term of this Agreement in order to purchase prior acts or tail coverage for post agreement coverage shall be deemed to be reasonable.

(2) All required Automobile and Comprehensive or Commercial General Liability Insurance shall be endorsed to contain the following clause:

"The County of Santa Cruz, its officials, employees, agents and volunteers are added as an additional insured as respects the operations and activities of, or on behalf of, the named insured performed under Agreement with the County of Santa Cruz."

(3) All required insurance policies shall be endorsed to contain the following clause:

"This insurance shall not be canceled until after thirty (30) days prior written notice has been given to:

Santa Cruz County General Services Department Attn: Secretary / A&D 701 Ocean Street, Room 330 Santa Cruz, CA 95060

(4) CONTRACTOR agrees to provide its insurance broker(s) with a full copy of these insurance provisions and provide COUNTY on or before the effective date of this Agreement with Certificates of Insurance for all required coverages. All Certificates of Insurance shall be delivered or sent to:

Santa Cruz County General Services Department Attn: Secretary / A&D 701 Ocean Street, Room 330 Santa Cruz, CA 95060

- 7. <u>EOUAL EMPLOYMENT OPPORTUNITY.</u> During and in relation to the performance of this Agreement, CONTRACTOR agrees as follows:
- A. The CONTRACTOR shall not discriminate against any employee or applicant for employment because of race, color, religion, national origin, ancestry, physical or mental disability, medical condition (cancer related), marital status, sexual orientation, age (over 1 8), veteran status, gender, pregnancy, or any other non-merit factor unrelated to job duties. Such action shall include, but not be limited to, the following: recruitment; advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training (including apprenticeship), employment, upgrading, demotion, or transfer. The CONTRACTOR agrees to post in conspicuous places, available to employees and applicants for employment, notice setting forth the provisions of this non-discrimination clause.

- B. If this Agreement provides compensation in excess of \$50,000 to CONTRACTOR and if CONTRACTOR employees fifteen (15) or more employees, the following requirements shall apply:
- (1) The CONTRACTOR shall, in all solicitations or advertisements for employees placed by or on behalf of the CONTRACTOR, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, national origin, ancestry, physical or mental disability, medical condition (cancer related), marital status, sexual orientation, age (over 1 8), veteran status, gender, pregnancy, or any other non-merit factor unrelated to job duties. Such action shall include, but not be limited to, the following: recruitment; advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training (including apprenticeship), employment, upgrading, demotion, or transfer. In addition, the CONTRACTOR shall make a good faith effort to consider Minority/Women/Disabled Owned Business Enterprises in CONTRACTOR's solicitation of goods and services, Definitions for Minority/Women/Disabled Business Enterprises are available from the COUNTY General Services Purchasing Division.
- (2) The CONTRACTOR shall furnish COUNTY Affirmative Action Office information and reports in the prescribed reporting format (PER 4012) identifying the sex, race, physical or mental disability, and job classification of its employees and the names, dates and methods of advertisement and direct solicitation efforts made to subcontract with Minority/Women/Disabled Business Enterprises.
- (3) In the event of the CONTRACTOR's non-compliance with the non-discrimination clauses of this Agreement or with any of the said rules, regulations, or orders said CONTRACTOR may be declared ineligible for further agreements with the COUNTY.
- (4) The CONTRACTOR shall cause the foregoing provisions of this Subparagraph 7B. To be inserted in all subcontracts for any work covered under this Agreement by a subcontractor compensated more than \$50,000 and employing more than fifteen (15) employees, provided that the foregoing provisions shall not apply to contracts or subcontracts for standard commercial supplies or raw materials.
- 8. <u>INDEPENDENT CONTRACTOR STATUS</u>. CONTRACTOR and COUNTY have reviewed and considered the principal test and secondary factors below and agree that CONTRACTOR is an independent contractor and not an employee of COUNTY. CONTRACTOR is responsible for all insurance (workers compensation, unemployment, etc.) and all payroll related taxes. CONTRACTOR is not entitled to any employee benefits. COUNTY agrees that CONTRACTOR shall have the right to control the manner and means of accomplishing the result contracted for herein.

<u>PRINCIPAL TEST:</u> The CONTRACTOR rather than COUNTY has the right to control the manner and means of accomplishing the result contracted for.

SECONDARY FACTORS: (a) The extent of control which, by agreement, COUNTY may exercise over the details of the work is slight rather than substantial; (b) CONTRACTOR is engaged in a distinct occupation or business; (c) In the locality, the work to be done by CONTRACTOR is usually done by a specialist without supervision, rather than under the direction of an employer; (d) The skill required in the particular occupation is substantial rather than slight; (e) The CONTRACTOR rather than the COUNTY supplies the instrumentalities, tools and work place; (f) The length of time for which CONTRACTOR is engaged is of limited duration rather than indefinite; (g) The method of payment of CONTRACTOR is by the job rather than by the time; (h) The work is part of a special or permissive activity, program, or project, rather than part of the regular business of COUNTY; (i) CONTRACTOR and COUNTY believe they are creating an independent contractor relationship rather than an employer-employee relationship; and (j) The COUNTY conducts public business.

It is recognized that it is not necessary that all secondary factors support creation of an independent contractor relationship, but rather that overall there are significant secondary factors which indicate that CONTRACTOR is an independent contractor.

By their signatures to this Agreement, each of the undersigned certifies that it is his or her considered judgment that the CONTRACTOR engaged under this Agreement is in fact an independent contractor.

- 9. <u>NONASSIGNMENT</u>. CONTRACTOR shall not assign the Agreement without the prior written consent of the COUNTY.
- 10. <u>RETENTION AND AUDIT OF RECORDS</u>. CONTRACTOR shall retain records pertinent to this Agreement for a period of not less than five (5) years after final payment under this Agreement or until a final audit report is accepted by COUNTY, whichever occurs first. CONTRACTOR hereby agrees to be subject to the examination and audit by the Santa Cruz County Auditor-Controller, the Auditor General of the State of California, or the designee of either for a period of five (5) years after final payment under this Agreement.
- 11. <u>PRESENTATION OF CLAIMS</u>. Presentation and processing of any or all claims arising out of or related to this Agreement shall be made in accordance with the provisions contained in Chapter 1.05 of the Santa Cruz County Code, which by this reference is incorporated herein.
- 12. <u>ATTACHMENTS.</u> This Agreement includes the following: "Attachment A", letter dated July 17, 2000.

IN WITNESS WHEREOF, the parties hereto have set their hands the day and year first above written.

1.	Α δ	& DA	AUTOMATIC	GATE A	AND .	ACCESS	4.	COUNTY	OF	' SANT	A CRUZ

By:	By:	
J -	J	

Address: 2490 Middlefield Road

Redwood City, CA 94063

Telephone: (650) 365-8828

2. APPROVED AS TO INSURANCE:



3. APPROVED AS TO FORM:

County Counsel

DISTRIBUTION: County Administrative Office

Auditor-Controller County Counsel Risk Management

General Services - Fiscal

A & D AUTOMATIC GATE AND ACCESS



A&D Automatic Gate and Access

2490 MIDDLEFIELD ROAD, REDWOOD CITY, CALIFORNIA 94063 Quality Gates and Access Control Systems Since 1975 Contractor License #763182

(650) 365-8828 FAX (650) 365-96 I7 (800) 273-4283

Corporate Office 2490 Middlefield Road Redwood City, CA 94063 (650) 365-8828 F.IX (650) 365-9617

Pleasanton Office Fleasanton, California (925) 846-4283 F.XX (925) 485-6140

Sacramento Office Ranch > Cordova, California (916) 631-4141 F.IX (925) 485-6140

1.as Vegas Office Las Vegas. Nevada (702) 597-3473 FAX (702) 597-34 76 Nevac a Cont Lic. #44120

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July 17, 2000

Nancy Carr Gordon General Services Santa Cruz County 701 Ocean Santa Cruz, CA 95060 Fax: 831-454-2710

Re; Quote for Hydraulic Four Fold Doors

Dear Ms. Gordon,

At the request of On-Line Electric, A&D Automatic Gate Co. respectfully submits the following proposal for the Sally Port Hydraulic Four Fold Doors to be installed at the Santa Cruz County Jail.

A&D Automatic *Gate Co.* proposes to furnish and install Two (2) Hydraulically Operated Four Fold Doors to fit openings Approximately 22' 9 ½ " wide by 12' 11 ½ " high.

Door panels will be constructed using ASTM A51 3 square or rectangular steel tubing for perimeter and internal framing, insulated

with semi-rigid fiberglass, and sheeted on both sides with 14 gauge

hot rolled ASTM A569 flat steel. Ail exposed seams of the door panel sheeting shall be caulked with Eclectic Brand E6100 adhesive caulk after fabrication and prior to painting.

Where required, steel surfaces shall be shop painted with one coat of standard Electric Power Door primer.

A&D includes in our price all necessary hardware, steel jambs, (2) jamb mounted hydraulic cylinder actuators per jamb, hydraulic power pack (5 h.p. electric motors, pumps, reservoirs, and control manifolds), lockable power pack enclosures, tubing, hoses, fittings, prewired NEMA 12 control panels, one (1) NEMA 12 three button pushbutton station per opening with key switch, two (2) photo eyes per opening, limit switches, pneumatic reversing edges, top guide tracks and brackets, guide rollers, strap type folding and jamb hinges with Timken bearings, continuous 7/8" diameter jamb hinge, jamb hinge support brackets, vertical metal joint astragals, and weatherstripping.

All of the aforementioned will be installed per manufacturers Instructions.

Shop **drawings** will be provided by Electric Power Door in 4 to 5 weeks from A&D's receipt of Santa Cruz County's purchase order or contract, Doors to be delivered for installation in 12 to 14 weeks from date of receipt of approved shop drawings. Installation will follow immediately and take two weeks.

EXCLUSIONS FROM QUOTE:

- 1) Removal and disposal of existing doors and hardware
- 2) Submittals or As **Builts** other than that provided by Electric Power Door
- 3) Bonds

Total cost to provide above as outlined is \$95,000.00 Material costs are \$77,652.00 Labor costs are \$17,348.00

After you have had the opportunity to review this proposal, please feel free to contact me with any questions you may have.

Art Hird

cc: Sandy / On-Line Electric