

STATE OF ALABAMA
DEPARTMENT OF FINANCE
DIVISION OF PURCHASING
RSA UNION BUILDING
100 NORTH UNION STREET
P. O. BOX 302620
MONTGOMERY, ALABAMA 36130-2620

SPECIFICATIONS FOR
VERTICAL TRANSPORTATION EQUIPMENT
MAINTENANCE SERVICE

DUTIES OF CONTRACTOR

DEFINITION

Owner is the
State of Alabama

Contractor shall furnish all supplies, parts, components, materials, maintenance service vehicles, labor, labor supervision, tools, test equipment, special equipment and lubricants necessary to provide full preventive maintenance, adjustment, replacement and repair service for the complete vertical transportation system.

CONTRACTOR'S RESPONSIBILITY

The Contractor shall be responsible for all damages to persons or property that occur as a result of his fault or negligence as well as that resulting from acts of his employees, agents and subcontractors and he shall save and keep harmless the State of Alabama against any or all lost cost, damage claims expenses or liability in connection with the performance of this contract.

PROTECTION OF STATE OF ALABAMA BUILDINGS, EQUIPMENT AND VEGETATION

The Contractor shall use reasonable care to avoid damaging existing buildings, equipment and vegetation (such as trees, shrubs and grass) State of Alabama property. If the Contractor fails to do so and damages any such buildings, equipment or vegetation, he shall replace or repair the damage at no expense to the State of Alabama. If he fails or refuses to make such repair or replacement, the Contractor shall be liable for the cost thereof which may be deducted from the contract price.

WARRANTY OF SERVICES

Notwithstanding inspection and acceptance by the State of Alabama or any provision concerning the conclusiveness thereof, the Contractor warrants that all services performed under this contract will be free from defects in workmanship and will conform to the requirements of this contract at time of acceptance. The State of Alabama shall give written notice of any such defect or non-conformance to the Contractor. Such notice shall state either (1) that the Contractor shall correct or re-perform any defective or re-perform any defective or non-forming services, or (2) that the State of Alabama does not require correction or replacement. If the Contractor is required to correct or re-perform, it shall be at no cost to the State of Alabama, and any services corrected or re-performed by the Contractor pursuant to this clause to the same extent as work initially performed. If the Contractor fails or refuses to correct or replace with similar services and charges to the Contractor, the cost occasioned to the State of Alabama thereby or obtain an equitable adjustment in the contract price.

WEEKLY SERVICE

Unless otherwise stated, the Contractor shall have at least one of his competent mechanics to report weekly to the custodian in charge and said mechanic shall proceed at once to make all repairs and adjustments required to keep the elevator equipment in safe and first class operating condition. This work shall also include regular and systematic inspection on all elevator equipment and adjustment or replacement of all work or deteriorated parts, furnishing of all apparatuses for testing.

MANNER OF CONDUCTING THE WORK

The Contractor's representative(s) shall log in and out each day they are in a building. Suitable arrangements shall be made by the Building custodian in charge for keeping this job.

RECORDS

If repair work at overtime hours is required and ordered on other than emergency calls, the Contractor shall be responsible for the payment of their personnel. No work outside the scope of this contract shall be performed without prior approval from the owner.

The Contractor shall notify the owner (in writing) immediately of the existence of, or the development of any defects in, or repairs required to the elevator plant which the contractor considers he is not responsible for under the terms of the contract and shall furnish him a written estimate of the cost to make final determination as to responsibility.

EXTENT OF THE WORK

Contractor shall be responsible for regular, responsive and systematic execution of the work items included in this agreement as follows:

Complete Maintenance: Contractor agrees to regularly and systematically examine, clean, lubricate and adjust the vertical transportation equipment and provide unlimited call back service during regular working hours and, as conditions warrant, in the judgment of the Owner, repair or replace all portions of the equipment included under this contract, including but not limited to the following:

Elevator machines, including worms, gears, thrust bearing, drive sheaves, drive sheave shaft bearings, brake pulleys, brake coils, brake contacts, linings and all other components and parts of the machine and brake.

Hoist motors, solid state motor drives, including motor windings, rotating elements, including commutators, brushes, brush holders and bearings, and all other components and parts.

Hydraulic plungers, packing, pump motors, pumps, belts, pulleys, valves, mufflers, piping and connections (except those beneath the ground), silencers, tanks or oil reservoirs, hydraulic system oil and all other related components and parts.

Controllers, selectors and dispatching equipment, including all relays, solid state components, resistors, condensers, transformers, contacts, leads, dashpots, timing devices, computer devices, steel selector tape (or cable) and mechanical and electrical driving equipment, and all other components and parts:

Governors, including governor sheave and shaft assemblies, bearings, contacts and governor jaws, and car and counterweight safeties and buffers.

Deflectors or secondary sheaves including bearings, car and counterweight buffers, car and counterweight guide rails, top and bottom limit switches, governor tension sheave assembly, compensating sheave assembly, counterweight guide shoes including rollers or gibs, inductors, cams, tapes:

Hoistway door interlocks, hoistway door hangers, bottom door guides and auxiliary door closing devices.

Automatic power operated door operators, including door drive chains, sheaves, belts, car door contacts, door protective devices, load weighing equipment, car frames, car safety mechanism, platforms, and elevator car roller guides.

Alarm bells, emergency stop switches, emergency car lights and batteries:

Car and corridor operating stations, car fan, car and corridor signals and fixtures including lights, dials, or read-out indicators.

The Contractor also agrees:

To examine periodically all safety devices and governors and conduct annual no load test, and each fifth year subsequent to the previous testing date perform a full load, full speed test of safety mechanism, overhead speed governors and car and counterweight buffers on all traction elevators and each third year subsequent to the previous testing date, on hydraulic elevators per A.H.S/1.A17.1 Code. The car balance will be checked, and the governor set. If required, the governor will be re-calibrated and sealed for proper tripping speed, and rails will be refilled to restore a smooth running surface. All required testing shall be accomplished within the first 90 days of Contract.

Written reports of said tests shall be submitted to Owner and/or Owner's agent within 15 days of test completion and in the case of running safety tests, prior notification shall be given so that a Building Manager/Custodian of the owner may be present.

Contractors also agrees to drain and flush hoist machine gear cases and bearing oil reservoirs annually and refill with the proper type and grade of oil. Where applicable, door operators shall be similarly drained, flushed and refilled annually.

Contractor also agrees to keep car tops, pits and hoistways clean and free from dirt, oil, lint, debris and stored items and to maintain each machine room in clean, neat condition. (Including painting, as required, machine room floors.)

Contractor shall renew all wire ropes as often as is necessary to maintain an adequate factor of safety and shall equalize the tension on all hoisting ropes, repair or replace conductor cables and hoistway and machine room elevator wiring as conditions may warrant.

Contractor also agrees, where appropriate, to short all ropes as necessary to provide continued safe operation and maintain normal traction.

Contractor also agrees to keep all guide rails free of rust, to renew all guide rollers or shoes as often as necessary to provide smooth and quiet operation, and to maintain proper tension of car and counterweight guides against the rails.

Contractor shall clean and paint equipment at regular intervals sufficient in frequency to maintain a professional appearance and preserve the life of the equipment. (Contractor shall not be responsible for cleaning any equipment made necessary beyond his reasonable control or as a result of improper janitorial or building maintenance functions.)

Contractor shall lubricate the equipment at intervals recommended by the equipment manufacturer or as dictated by the use of the equipment. All lubricants shall be suitable for the purpose intended and shall meet or exceed the minimum requirements specified by the manufacturer of the equipment to which the lubricant is applied.

Contractor shall adjust the equipment as necessary and when the operation of the equipment varies from its normal or originally designed performance as a result of normal wear and tear, or when necessary to preserve the useful life of a part of assembly.

Contractor shall make repairs and/or replace all worn, damaged or broken parts or components. Parts shall be replaced when worn beyond normal adjustment limits. Replacements shall also be made whenever they will prevent an unscheduled elevator shutdown, ensure continued normal operation, extend the useful life of the elevator or any of its components, or when necessary to continue safe, dependable operation in accordance with A. H.S. I. Code, or to continue performance of the equipment in accordance with original design. When more than one elevator requires repair the Owner will establish priorities of accomplishment.

In performing the above indicated work, Contactor agrees to provide only genuine parts used by the manufacturer of the equipment or equal for replacement or repair, and to use only those lubricants equal to that obtained from and/or recommended by the manufacturer of the equipment.

PERFORMANCE REQUIREMENTS

Contractor agrees to maintain the minimum performance requirements of the elevator as designated.

Performance test will be made as follows:

- A. Floor to floor times are measured from the time the doors start to close including a typical one-floor travel and until the elevator is approximately level with the next successive floor, either up or down, and the doors $\frac{3}{4}$ open.
- B. Door opening times are measured from start of car door open until doors in the fully open positions.
- C. Door closing times are measured from start of door close until hoistway doors are fully closed. Contract time will be those shown or the minimum permitted by Code, whichever is greater.
- D. Accuracy of leveling shall be measured under all load conditions.
- E. Variance from rated speed, regardless of load, shall not exceed 5%, except for hydraulic elevators where a variance of 10% is permitted from empty to full load.

In accomplishing the above requirements, Contractor shall maintain a comfortable elevator ride with smooth acceleration, retardation and a soft stop. Door operation shall be quiet and positive with smooth checking at the extremes of travel in keeping with the original design capability of the equipment.

ITEMS OF ELEVATOR AND ESCALATOR EQUIPMENT NOT INCLUDED IN THIS AGREEMENT.

Contractor assumes no responsibility for the following items of equipment which are not included in this agreement.

- A. Repairs required because of negligence, accident or misuse of the equipment by anyone other than the Contractor, his employees, subcontractors, servants or agency, or other causes beyond the Contractor's control except ordinary wear and tear.
- B. Repair or replacement of building items, such as hoistway or machine room walls and floors, car enclosures, including removable panels, door panels, car gates, plenum chambers, ceilings, light bulbs, elevator car handrails, mirrors and carpets except as these may be damaged or destroyed by actions of the Contractor's personnel.
- C. Elevator mainline and auxiliary disconnect switches, fuses and feeders to control panels.
- D. Lamps for machine room illumination.

SCHEDULING OF PREVENTIVE MAINTENANCE

All normal work under this Agreement will be performed during regular hours of regular working days of the elevator trade. Removal of elevators from service shall be coordinated with and approved by the Building Manager/Custodian. To the extent possible all preventive maintenance which requires removal of elevators from service will be scheduled during off-peak hours of building operation. No elevator will be taken out of service during the normal business day without prior notification to the Building Manager/Custodian except under emergency conditions. Contract shall not remove from service more than one elevator at a time in any bank of elevators (except in emergencies). Emergency circumstances are understood to be those which pose imminent possibility of equipment damage or passenger injury as judged by the Contractor's employees.

It is understood that wherever the words "adequate" or "as required" or "as necessary" are indicated in the Agreement as they relate to equipment performance they shall mean "at whatever frequency of maintenance, repair, adjustment and/or testing is required to provide the optimum level of consistent elevator operation".

EMERGENCY CALL BACK SERVICE

A. Call back Service During Regular Working Hours:

The Contractor shall without additional charge to the Owner, provide emergency minor adjustment call back service during the Contractor's regular working hours. The Contractor shall respond to a call back within a maximum of 30 minutes from the time the request for service is made by the Owner's authorized personnel.

B. Emergency Call back Service During Overtime Working Hours:

Twenty-four hour emergency call back service shall be provided by the Contractor. The Contractor shall respond to an emergency call back within a maximum of 60 minutes from the time the request for service is made by the owner's authorized personnel. This will be at no additional expense to the State of Alabama.

C. A trouble log shall be maintained by the Contractor in the machine room for each building on which the date of each call back, the reported trouble, the problem found and the corrective action taken shall be recorded. In addition, the Contractor shall be responsible for reporting this information daily to the Building Manager/Custodian so that it may also review the operational status of its elevator trouble call control log. This trouble log will become property of the State at the end of the contract period.

HOURS TO BE EXPENDED

The Contractor hereby agrees that it will spend the indicated time in performing maintenance under this agreement. These hours are to be devoted to scheduled preventive maintenance operations (examination, cleaning, lubrication, adjustments, and repairs) and shall not include call backs. These hours may include helpers hours. The minimum number of acceptable hours considered to be in the Industry Standard for the level of maintenance expected as established by the owner.

The Contractor agrees that all work shall be performed by and under the supervision of skilled, sufficient number of experienced elevator service mechanics and repairmen directly employed who are permanently assigned to support the execution of this Agreement for normal preventive maintenance and repair work, and who shall be qualified to keep the elevator equipment in proper and safe operating condition (with the exception of helpers who need not be so qualified). All employees performing work under this Agreement shall be satisfactorily dressed in clean uniforms (identifying them as elevator servicemen) with acceptable demeanor and possessing full technical qualifications in the opinion of Owner and/or the Owner's agent. Any employees found to be unacceptable to the Owner or Owner's agent shall be replaced after being given reasonable notice by the Contractor.

OWNER'S RIGHT TO INSPECT AND REQUIRE WORK

Owner reserves the right to make such inspections and witness tests as are necessary to ascertain that the requirements of this Agreement are being fulfilled. Contractor agrees to furnish personnel and tools necessary to conduct such tests. Deficiencies reported shall be promptly corrected at Contractor's expense. If Contractor fails to perform the work required by the terms of this Agreement in a diligent and satisfactory manner, Owner may, after 10 day written notice to Contractor, perform or cause to be performed all or any part of the work required hereunder: Contractor agrees that it will reimburse Owner for any expense incurred and therefore the Owner at this election may deduct the amount from any sum owing Contractor.

The Owner's right to make inspections or tests may be exercised by its elevator consultant, as it may designate, who will, if the Owner so advises, have the same authority to inspect and test as the Owner, as provided hereunder.

The waiver by Owner of a breach of any provision of this Agreement by Contractor shall not operate or be construed as a waiver of any subsequent breach by Contractor.

Machine room logs containing a detailed schedule of full preventive maintenance with indications of frequency of task, shall be posted in each machine room and mounted on each controller. These logs shall be maintained by the Contractor and may be inspected by the Owner and/or Owner's agent. When posted all logs shall become property of owner and upon completion of Contract, logs shall be presented to owners authorized representative.

CONTRACTOR TO COMPLY WITH LAWS

In the performance of this Agreement the Contractor shall abide by all existing laws, codes, rules and regulations set forth by all appropriate authorities having jurisdiction in the location where the work is to be performed. Contractor shall also procure and pay for any necessary permits or licenses pertaining to the work hereunder.

Contractor shall not be required under this Agreement to make other safety tests nor to install new attachments as may be recommended or directed by insurance companies, federal, state, municipal or governmental authorities, not to make any replacement parts of a different design subsequent to the date of this contract, unless compensated for such installation.

All repair, parts replacement or adjustments called for hereunder shall be performed in full compliance with ANSI A17.1 Safety Code for Elevators and escalators, latest edition, and ANSI A17.1 2000 ANSI A17.2 2000 inspector's manual, latest edition, including amendments thereto.

INSURANCE

Contractor shall at all times carry and maintain at contractor's sole expense, on all operations hereunder, workmen's compensation covering all of its employees and bodily injury liability insurance, including automobile.

PERFORMANCE BY THE OWNER

The Owner agrees:

- A. To provide the Contractor access to the elevator equipment
- B. To keep the elevator pit(s) and motor room(s) free from water
- C. To be responsible for removing water from elevator pits and maintaining the drainage facilities for the pits, or for damage therefrom
- D. Not to use the elevator machine room and equipment spaces for storage
- E. To be responsible for refinishing of cabs, hoistways, or equipment room interiors
- F. To be responsible for the maintenance of car lighting, florescent tubes, florescent ballasts and starters
- G. To be responsible for the main safety switch providing electricity to the equipment
- H. To be responsible for the maintenance and service of the lights in the equipment room and penthouse
- I. To be responsible for the maintenance and service of all telephones installed in the cars or the equipment pertaining thereto except for the wiring between the car and control board
- J. To report to the Contractor any conditions which may indicate the need for correction before the next regularly scheduled examination
- K. That the contractor does not at any time assume possession or control of any part of the equipment, but such remains the State's exclusively as the owner thereof.

TERM OF CONTRACT

Establish a 12 month contract with an option to extend for a second, third, fourth, and fifth 12 month period with the same pricing, terms and conditions. The second, third, fourth, or fifth 12 month period, if agreed by both parties, would begin the day after the first, second, third, or fourth 12 month period expires. And successive extension must have written approval of both the state and vendor no later than 30 days prior to expiration of the previous 12 month period.

PAYMENT

Contractor shall submit to the owner by the fifth working day of the month, a valid invoice in triplicate for the services provided under this agreement during the preceding month.

Under no circumstances shall the commitments or obligations contained in this agreement constitute a debt of the State of Alabama as prohibited by Section 213, Constitution of Alabama of 1901, as amended.

SPECIAL CONDITIONS

- A. No elevator will be removed from service, except in cases of hazard to life, without prior clearance with designated owner's representative
- B. When an elevator is out of service for whatever reason for the performance of maintenance, signs shall be placed at all floor entrances to that elevator indicating that the elevator is out of service

PREVIOUS REPRESENTATIONS

All previous communications or agreements, written or verbal, are hereby abrogated and this writing constitutes the whole specification when attached to proper order.

This agreement shall be interpreted in accordance with the laws of the State of Alabama.

BASIS OF AWARD

Award will be made by line items to the lowest responsible bidder meeting all specifications.

TIME OF THE ESSENCE

Time shall be of the essence in the performance of the terms of this agreement.