# NORTH CAROLINA DARE COUNTY

SERVICE CONTRACT PURCHASE ORDER

#7836

THIS CONTRACT is made and entered into this the 1<sup>st</sup> day of July, 2022, by and between the TOWN OF SOUTHERN SHORES, a body corporate and politic existing pursuant to the laws of the State of North Carolina, (hereinafter referred to as "the TOWN", party of the first part, and <u>Atlantic Tree Experts</u>, (hereinafter referred to as "the CONTRACTOR"), party of the second part.

#### 1. SERVICES TO BE PROVIDED AND AGREED CHARGES

The services and/or material to be furnished under this contract (hereinafter referred to collectively as "SERVICES") and agreed charges are as follows:

The TOWN shall divide the TOWN into four sectors and the CONTRACTOR shall be required to complete limb and branch removal and disposal for one sector per week on a schedule as directed by the TOWN. The CONTRACTOR shall only be paid for the completion of a sector within the week specified.

Under this contract the CONTRACTOR shall:

- 1. Remove and dispose of any and all brush and woody items found stacked by residents on their property at the edge of the street right-of-way. Contractor is not required to pick up stumps, pine straw, leaves, grass clippings, lumber, roots, limbs more than 5 inches in diameter, rocks or any non-organic material. Pickup and removal of brush in each zone (once monthly) shall be limited to one pile of eligible brush per adjacent property a size of fifteen (12) feet long by four (4) feet high with all limbs a maximum of eight (8) feet long with all cut ends facing the road. Pickup and removal at any one adjacent property shall not exceed fifteen (15) minutes in duration.
- 2. Complete each weekly sector by starting work in the TOWN no later than 12:00 Noon on Mondays (weather permitting) and working continuously each day until a sector is completed. The CONTRACTOR may begin the workday no earlier than 7:00 a.m., nor work later than 7:00 p.m. Monday through Saturday. No work shall be performed on Sundays or the following holidays: New Year's Day, Good Friday, Memorial Day, Independence Day, Labor Day, Veterans Day, Thanksgiving Day, and the day after Thanksgiving; Christmas Eve and Christmas Day.
- 3. CONTRACTOR shall be responsible to provide properly maintained equipment necessary for CONTRACTOR'S performance of this contract.

- 4. CONTRACTOR shall be available to provide unscheduled emergency storm debris {including any events determined by the Town and Contractor to have produced non-routine excessive debris) cleanup and removal and general limb and branch removal service from the Town's streets, rights-of-way, beaches, and canals as needed by the Town throughout the year. The TOWN shall pay the CONTRACTOR at the following rates:
  - Removal from streets and rights-of-way: Three hundred dollars (\$300) per hour.
  - Removal from canals: Three hundred fifty dollars (\$350) per hour.
  - Removal from beaches: Two hundred fifty dollars (\$250) per hour.
  - Removal from streets and rights-of-way excessive limb and branch piles: One hundred fifty dollars (\$150) per hour.
- 5. Limb and branch removal services are only available for brush cut by homeowners. This removal service shall not be performed for any brush cut and placed by a contractor. The term "contractor" means any person or firm cutting and placing brush for compensation.

# 2. TERM OF CONTRACT

The initial term of this CONTRACT for SERVICES is from July 1, 2022 to June 30, 2024 and may be renegotiated with CONTRACTOR for each succeeding one-year period thereafter. Either party may nonetheless cancel this contract on ninety (90) days written notice to the other party by certified mail or personal delivery. This contract is subject to the availability of funds to purchase the specified SERVICES and may be terminated at any time if such funds become unavailable.

#### 3. PAYMENT TO CONTRACTOR

The TOWN agrees to pay at the rates specified for SERVICES satisfactorily performed in accordance with this contract. Unless otherwise specified, the CONTRACTOR shall submit an itemized report to the TOWN at the end of each week worked showing the area of the TOWN that has been serviced under this contract. Such weekly report shall be on a form as proscribed by the TOWN.

The TOWN shall pay the CONTRACTOR a total base contract amount of one hundred fifty-eight thousand dollars (\$158,000) from July 1, 2022 to June 30, 2023; one hundred sixty-four thousand dollars (\$164,000) from July 1, 2023 to June 30, 2024. The CONTRACTOR will be paid annually in twenty-six (26) equal installments every two weeks.

#### 4. INDEPENDENT CONTRACTOR

Both the TOWN and the CONTRACTOR agree that the CONTRACTOR shall act as an independent CONTRACTOR and shall not represent itself as an agent or employee of the TOWN for any purpose in the performance of the CONTRACTOR'S duties under this contract. Accordingly, the CONTRACTOR shall be responsible for payment of all Federal, State, and local taxes arising out of the CONTRACTOR'S activities in accordance with this contract, including by way of illustration but not limitation, Federal and State income tax, Social Security tax, Unemployment Insurance taxes, and any other taxes or business license fees as required.

In performing the SERVICES, the CONTRACTOR is acting as an independent CONTRACTOR and shall perform SERVICES in accordance with currently approved methods and practice in the CONTRACTOR'S professional capacity and in accordance with the standards of applicable professional organizations and licensing agencies.

### 5. INSURANCE AND INDEMNITY

The CONTRACTOR shall indemnify and save harmless the TOWN, its agents and employees from and against all actions, liability, claims, suits, damages, cost or expenses of any kind which may be brought or made against the TOWN or which the TOWN must pay and incur by reason of or in any manner resulting from injury, loss or damage to persons or property resulting from negligent performance of or failure to perform any of its obligations under the terms of this CONTRACT.

The CONTRACTOR shall be fully responsible to the TOWN for the acts and omissions of its sub-CONTRACTOR'S and of persons either directly or indirectly employed by CONTRACTOR.

The CONTRACTOR shall forthwith, upon execution of this agreement, procure at his own cost and expense, a minimum of two million dollars (\$2,000,000 dollars) in liability insurance, and also appropriate vehicular and Workman's Compensation insurance policies so as to protect the TOWN against any and all claims for accidents to employees of the CONTRACTOR and accidents and claims that any other person or persons may have or sustain, and against any and all claims and demands for the performance of this contract and any act or thing done and performed in connection with this contract.

The CONTRACTOR shall furnish annually to the TOWN a current Certificate of Insurance from an insurance company licensed to do business in the State of North Carolina and acceptable to the TOWN, verifying the existence of any insurance coverage required by the TOWN.

#### 6. HEALTH AND SAFETY

The CONTRACTOR shall be responsible for initiating, maintaining and supervising all safety precautions and programs in connection with the work. The CONTRACTOR shall take all necessary precautions for the safety of, and shall provide the necessary protection to prevent damage, injury, or loss to all employees from the work and other persons who may be affected thereby.

#### 7. NON-DISCRIMINATION IN EMPLOYMENT

The CONTRACTOR shall not discriminate against any employee or applicant for employment because of age, sex, race, creed, or national origin. The CONTRACTOR shall take affirmative action to ensure that applicants are employed and that employees are treated during employment without regard to their age, sex, race, creed, or national origin. In the event the CONTRACTOR is determined by the final order of an appropriate agency or court to be in violation of any non-discrimination provision of federal, state or local law or this provision, this Contract may be canceled, terminated or suspended in whole or in part by the TOWN, and the CONTRACTOR may be declared ineligible for further TOWN contracts.

#### 8. GOVERNING LAW

This contract shall be governed by and in accordance with the laws of the State of North Carolina. All actions relating in any way to this contract shall be brought in the General Court of Justice of the State of North Carolina or in the Federal District Court for the Eastern District of North Carolina.

#### 9. OTHER PROVISIONS

This contract is subject to such additional provisions as are set forth in any addendum executed separately by each party and attached hereto.

#### 10. CONTRACT DOCUMENTS/AMENDMENTS

This document together with the purchase order and any attached exhibits constitutes the entire Contract between the said two parties and may only be modified by a written mutual agreement signed by the parties and attached hereto. The parties agree that this Contract supersedes all prior contracts between the parties

# 11. SIGNATURES

Both the TOWN and the CONTRACTOR agree to the above contract.

In	Testimony	Whereof,	the	parties	have	executed this	Service	Contract	in	duplicate
ori	ginals									
originals, the _5_ day of _MNY					_, 2022.					
			_	7						

ATLANTIC TREE EXPERTS

Owner

WITNESS OR ATTEST BY:

TOWN OF SOUTHERN SHORES

By: \_\_\_\_\_\_\_Town Manager

This first with the has been preaudited in the manner required by the Local Government Budget and Fiscal Control Act.

Finance Officer



Bill & Ship To:

# **PURCHASE ORDER**

and Packages.

This Number Must Appear on all Invoices, Packing Lists,

5375 NORT SOUTH	OF SOUTHER TH VIRGINIA IERN SHORES 1-2394 Fax 25	DARE TRAIL 5, NC 27949		DATE:	#: N? 7836  TE: 5-4-22  ered by: David Bradley  : 52			
in quantity and/or	quality will not be	, please de accepted unless othetermining date for c	erwise indicated. F	Final date of	of delivery of all	l items o		
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