

Request for Qualifications

Development Partner for the Development of Properties owned and operated by OHA

RFQ#FYE24-3381

August 22, 2023

Orlando Housing Authority 390 N. Bumby Avenue Orlando, Florida 32803 407-895-3300 www.orl-oha.org

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SOLICITATION SUMMARY

The Orlando Housing Authority (OHA) is seeking Qualification Proposals from developers to assist in the development of several properties (listed below) owned by the Housing Authority of the City of Orlando Florida (OHA) for mixed-income and possible mixed-use purposes. OHA reserves the right to add or delete properties from the RFQ.

	#			
Complex	Units	Built	Address	
Griffin Park Apts.	171	1941	520 Callahan Dr.	
Reeves Terrace Apts.	171	1942	200 Victor Ave.	
Lake Mann Homes	207	1951	624 Bethune Dr.	
Murchison Terrace Apts.	188	1952	3527 N. Wilts Ct.	
Lorna Doone Apts.	104	1970	1617 W. Central Blvd.	
Ivey Lane Homes	181	1971	24 Fanfair Ave.	
Vacant Land				
Hampton Park	Vaca	ınt lot	Bumby Ave. and Robinson St.	
Marden Meadows	Vacant lot		Apopka, FL	

TIMETABLE

Date of Distribution of RFQ:

Last Date for Inquiries:

Deadline for Qualification statements:

August 22, 2023, 8:00 AM, EST

September 07, 2023, 2:00 PM, EST

September 25, 2023, 2:00 PM, EST

INQUIRIES AND RESPONSE

All inquiries to this RFP must be submitted in writing to the Housing Authority of the City of Orlando, Attn: Liza Martinez, Purchasing Manager via email @ liza.martinez@orl-oha.org. Inquiries must refer to specific section numbers of this RFQ and, where appropriate, paragraph numbers. Offeror questions and answers to these questions will be communicated to all potential Offerors. The Authority must receive all inquiries by **September 07, 2023, at 2:00 PM** as listed in the timetable.

INSTRUCTIONS TO OFFERORS

Proposals must include a full description of all proposed services. If the Offeror is not proposing complete services as requested in this RFQ, be very specific as to what is and is not included. All assumptions concerning the OHA involvement should be stated. All exceptions to the RFQ should be noted in the cover letter. Unique services should be clearly defined. The assumption should be made by all Offerors that their original proposal may be their only opportunity to present their services and qualifications and therefore should be as comprehensive as possible.

ALL PROPOSALS WILL BE RECORDED (CLOCKED-IN)AT THE OHA FRONT DESK LOCATED AT 390 N. Bumby Avenue, Orlando ON OR BEFORE THE TIME AND DATE INDICATED ON THE RFQ DOCUMENT. The responsibility for submitting the proposal to the Purchasing Office on or before the above-stated time and date is solely that of the respondent. OHA will in no way be responsible for delays in mail delivery or delays caused by any other occurrence.

CAUTION: Late submissions will be handled in accordance with the provision, within the form, HUD-5369-B, entitled Late Submissions, Modifications, and Withdrawal of Offers.

OHA'S RESERVATION OF RIGHTS:

- 1.7.1 The OHA reserves the right to reject any or all proposals, to advertise for new proposals, or proceed to accomplish this solicitation by any means determined to be in the best interest of the OHA. The OHA staff will evaluate proposals to determine the best proposal to satisfy the needs of the OHA.
- **1.7.2** The OHA reserves the right not to award a contract pursuant to this RFQ.
- 1.7.3 The OHA reserves the right to terminate a contract awarded pursuant to this RFQ, at any time for its convenience upon ten (10) days written notice to the successful bidder(s).
- 1.7.4 The OHA reserves the right to determine the days, hours, and locations that the successful bidder(s) shall provide the services called for in this RFQ.
- 1.7.5 The OHA reserves the right to retain all bids submitted and not permit withdrawal for a period of sixty (60) days subsequent to the deadline for receiving bids without the written consent of the OHA Contracting Officer (CO).
- **1.7.6** The OHA reserves the right to negotiate the fees proposed by the bidder entity.
- 1.7.7 The OHA reserves the right to reject and not consider any bid that does not meet the requirements of this RFQ, including but not necessarily limited to incomplete bids and/or bids offering alternate or non-requested services.
- **1.7.8** The OHA shall have no obligation to compensate any bidder for any costs incurred in responding to this RFQ.

- 1.7.9 The OHA shall reserve the right to at any time during the RFQ or contract process prohibit any further participation by a bidder or reject any bid submitted that does not conform to any of the requirements detailed herein. By accessing Demandstar.com and by downloading the RFQ documents, each prospective bidder is thereby agreeing to abide by all terms and conditions listed within this document and within Demandstar.com and further agrees that he/she will inform the CO in writing within five (5) days of the discovery of any item listed herein or of any item that is issued thereafter by the OHA that he/she feels needs to be addressed. Failure to abide by this time frame shall relieve the OHA, but not the prospective bidder, of any responsibility pertaining to such issue.
- **1.7.10** OHA reserves the right to negotiate the final rights, roles, and responsibilities for the development of properties owned and or operated by the Orlando Housing Authority. All properties may require an amendment to a Master Developer Agreement.
- **1.7.11** OHA reserves the right to contract for the services outlined herein with more than one respondent.

PART I – GENERAL INFORMATION

1.1 Executive Summary

The mission of the Housing Authority of the City of Orlando, Florida (OHA) is "to offer a choice of safe and affordable housing options and opportunities for economic independence for residents of Orlando and Orange County, Florida."

OHA seeks to improve the quality and choice of its housing stock in the city of Orlando and Orange County. As part of this effort, OHA is seeking qualification proposals from experienced, professional developers of mixed-income housing owned and operated by the Housing Authority of the City of Orlando Florida (OHA).

OHA seeks the services of a development partner to design, finance, construct, lease up, and manage multiple housing complexes and develop vacant land for affordable and market-rate housing, and/or mixed-use (residential commercial) developments that meet the mission of the OHA.

1.2 Orlando Housing Authority (OHA)

The Orlando Housing Authority (OHA), established in 1938, is chartered by State law, and governed by a seven-member Board of Commissioners appointed by the Mayor of the City of Orlando. The OHA owns and manages 1409 public housing units and 543 affordable housing units and administers approximately 4500 Section 8 units.

1.3 Rules, Regulations, and Licensing Requirements

The offeror and staff must possess all the required State of Florida licenses. In addition, the offeror shall comply with all laws, ordinances, and regulations applicable to the services contemplated herein, especially those applicable to conflict of interest. Offerors are presumed to be familiar with all federal, state, and local laws, ordinances, codes, rules, and regulations that may in any way affect the services to be provided, including without limitation requirements applicable to the HUD HOPE VI program, HUD Choice Neighborhoods Program, the HUD Rental Assistance Demonstration (RAD) Program.

1.4 Contract Form and Issues

No contractual rights shall arise from the process of negotiation until such time as the OHA and the selected Developer have signed an agreement. Work under the agreement shall commence immediately upon execution.

1.5 Contact with OHA, Staff, Board Members, and Residents

During the solicitation period and subsequent evaluation process, offerors may not make any contact regarding this RFQ with Board Members, or OHA staff other than those identified on page 4 of the Request for Qualifications.

1.6 <u>Incurred Cost in Preparing Proposals</u>

The Developer(s) will be responsible for all costs incurred in preparing a response to this RFQ. All material and documents submitted by the prospective developer(s) will become the property of OHA and will not be returned. The developer(s) selected for further interviews and negotiations will be responsible for all costs incurred during these processes.

1.7 M/WBE Utilization and Resident Employment Goals

OHA is committed to achieving diversity within the development team as well as in the award of contracts and in the purchase of goods and services throughout all aspects of this redevelopment initiative.

- WBE/MBE: OHA/Master Developer shall make its best efforts to ensure that Minority and Women's Business Enterprises (MBE/WBEs) are afforded the opportunity to compete for and perform contracts for construction supply procurement, professional services, and other services. The selected offeror will work to meet or exceed its MBE/WBE goals with respect to the project to help foster the growth of MWBE City-certified businesses and to maximize participation by the community. OHA has established specific participation goals for the Carver Park

HOPE VI revitalization effort: twenty-four percent (24%) MBE and eight percent (8%) WBE of the monetary value of the project.

- Section 3. OHA requires that Offerors comply with Section 3 of the Housing and Urban Development Act of 1968 under current regulations of 24 CFR 135. The
- Authority and their contractors must make "good faith efforts" to use area residents as trainees and employees. The work to be performed under this
- solicitation is subject to requirements of Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 170u (Section 3). The purpose of Section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by Section 3, shall to the greatest extent feasible, be directed to low- and very low-income persons, particularly persons who are recipients of HUD assistance for housing.

The contractor agrees to send each labor organization or representative of workers with which the contractor commitments under the Section 3 clause and will post copies of the notice in conspicuous places at the work site(s) where both employees and applicants for training and employment positions can see the notice. The notice shall describe the Section 3 preference, shall set forth the minimum number of job titles subject to hire, availability of apprenticeship and training positions, the qualifications for subject hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions, and the anticipated date the work shall begin. The contractor must submit a Section 3 Narrative Plan and return all Appendices (1,1A, 2,3,4, and 5). Failure to complete the forms in their entirety may result in your proposal being considered non-responsive. If N/A (Not Applicable) applies, please indicate on forms with proper signatures.

PART II – PROJECT INFORMATION

2.1 General Overview

The Orlando Housing Authority (OHA) is seeking qualification proposals from professional developers of mixed-income housing to plan and implement the development of vacant land as well as demolition, disposition, design, and development of new mixed-income housing that considers the unique needs of the population that OHA serves. This should include both multi-family, single-family, senior housing, and housing that addresses our aging population with special housing needs.

Additional Development Options

The Orlando Housing Authority may amend the agreement with the selected offeror to develop:

- a. Forty-one vacant parcels at Carver Park, west of Westmoreland Drive, to include a combination of mixed-income, rental, and homeownership units.
- b. Up to 41 vacant parcels at the Carver Park site east of Westmoreland Drive to include affordable and market-rate housing (homeownership and or rental) units.

2.2 General Scope of Services

Generally, the Authority expects the selected developer to provide market analysis, planning, architectural, engineering, and design services, environmental compliance, construction, construction management, marketing, property management and sales. The selected developer shall possess demonstrated experience and expertise in the development of quality mixed-income housing with private and public funding including, but not limited to HUD HOPE VI, HUD Choice Neighborhood Implementation Grant, HUD Section 8 Project Based Vouchers, State Housing Initiative Partnership (SHIP), State Apartment Incentive Loan (SAIL) loan programs and other state and local funding.

2.3 Revitalization Plan

In undertaking this initiative, OHA's fundamental goal remains that of providing new, mixed-income housing for families within a physical and social context that provides a high quality of life.

The Development Plan shall address:

- a. The HUD-approved site Carver Park HOPE VI site plan, as directed.
- b. The architectural nature of the neighborhoods and the larger communities
- c. New high-quality, attractive housing of varying types that incorporates best practices in design, energy efficiency, and cost-effectiveness.
- d. Opportunities for affordable, workforce, and market-rate housing (homeownership and rental).
- e. Physical Improvements:
 - Development of rental and for-sale housing (as directed). The resulting housing must be for homeownership with between 13-19 affordable to households earning 80% or less of the median income for the Orlando MSA.
 - The desired outcome is a development which blends into the surrounding area and neighborhood and increases the number of decent, safe, and affordable housing units.

- Rental properties must adhere to the limits set by Low-Income Housing Tax Credits and other financing criteria.
- The remaining units will be market-rate which may include SHIP and SIL eligible units.

f. Ownership Structure

OHA owns the land. Units will be developed by the developer and sold to end buy- for-sale housing. In the case of rental properties, OHA would be the cogeneral partner, and responsibilities being deal specific.

2.4 Role of the OHA

OHA will play the following roles in the development of land owned by the OHA

- a. Landowner. OHA is the current landowner and will be through the construction process. OHA will have final approval of all draw requests. Homes will be sold to eligible purchasers upon completion (Certificate of Occupancy).
- b. OHA will be the general partner or co-general partner to be determined by the structure and financing of each development for rental property.
- c. General Oversight
- d. Liaison. OHA will serve as the primary liaison with U.S. Department of Housing and Urban Development and the City of Orlando Community Redevelopment Agency (CRA) and any local or State Jurisdiction if required.
- e. Marketing. OHA will be marketing to potential affordable purchasers according to the approved Carver Park On-site Homeownership Plan. OHA will assist with any units that are ACC or Section 8 PBV units.
- f. Homebuyer Education. OHA will provide homebuyer education through a contract(s) with HUD-Certified Housing Counseling Agency(s) third-party provider(s). All buyers of the affordable units must have a certification of completion for homebuyer counseling prior to closing on the home.
- g. Environmental Review. OHA will coordinate the completion of the HUD environmental review by the United States Department of Housing and Urban Development (24 CFR Part 50) in the case of for-sale housing. For rental properties, OHA will engage the City of Orlando and or HUD for the completion of part 58 environmental review. (Developer may also be required to complete the Part 58 environmental review upon request)

h. Legal Counsel. OHA will retain Legal counsel for the revitalization efforts for its sole use. The developer has the responsibility of providing its own legal services.

2.5 Role of the Developer

The selected developer will be an integral partner in the effort to develop homeownership or rental units on-site. The Developer will be required to work closely with the OHA throughout, the predevelopment, construction, and post-construction processes. The responsibilities of the selected developer will include, but are not limited to, the following:

- a. Assemble a qualified, experienced development team.
- b. Develop a comprehensive Implementation Plan for a mixed-income rental and or ownership development that will achieve a high-quality, energy-efficient, sustainable housing product for Orlando families.
- c. Develop design and construction documents in compliance with all applicable codes and regulations, obtain OHA approval consistent with the Carver Park HOPE VI site plan, Choice Neighborhood Transformation Plan, and LIHTC. Design and perform all land entitlements including all required approvals and permits.
- d. Develop design and construction documents; obtain OHA approval, City and or County approvals, and permits. Assure compliance with all applicable building codes and other requirements of local, state, and federal government entities.
- e. Prepare realistic budgets and proforma, schedules, and availability, and provide predevelopment services and all necessary financial guarantees and assurances.
- f. Assist in the preparation of an amended HUD HOPE VI Revitalization Plan, if required, and other related HUD plans to obtain necessary approvals. Develop, financial applications, LIHTC applications, Plans, and financial projections for the financing and development of rental units.
- g. Procure construction of rental and for sale units in accordance with HUD, the City CRA, local state code, and OHA requirements and oversee construction and ensure completion in a timely and cost-effective manner. Ensure all required occupancy standards and deadlines are met. Permits and other necessary approvals are obtained after construction completion to permit occupancy and operation of the development.
- h. Develop and manage a project implementation schedule.
- i. Coordinate development activities, including reporting and budget requirements with OHA.

- j. Provide all necessary construction completion guarantees.
- k. Construct all units, oversee, and monitor construction to ensure completion according to plan, budget, and production schedule.
- 1. Deliver units consistent with HUD, state and local requirements and guidelines.
- m. Develop, implement, and track a Section 3 Employment Program.
- n. Develop a housing development plan to be approved by OHA, as follows:
 - Preparation of sketches, and renderings which will reflect the architectural character to reflect the architectural character of any proposed construction.
 - Market and/or housing studies for the rental and homeownership programs, as requested.

The plan must meet the requirements of the United States Department of Housing and Urban Development (HUD), Orlando Housing Authority (OHA), Florida

- Housing Finance Authority, Orange County Finance Authority, City of Orlando, and the Orlando Community Redevelopment Agency (CRA), as required.
- o. Develop a marketing plan and materials for all homeownership units.
- p. Develop and implement M/WBE Plan and Section 3 Plan: track M/WBE and Section 3 efforts and status.
- q. Communicate with government representatives as required by the OHA.
- r. Facilitate input and participation by local residents and/or homeowner associations and organizations, as required.
- s. Coordinate, conduct, and document all meetings with residents of existing residents, neighborhood homeowner associations and resident associations in the surrounding neighborhood, city agencies, officials, HUD, OHA staff, businesses in the area, and others.
- t. The selected developer shall provide written bi-monthly status reports pursuant to a schedule agreed upon by the developer and OHA as well as written and verbal presentations to the OHA. Compliance with the MBE/WBE hiring/training of low-income residents (Section 3) and resident-owned businesses must be a part of the monthly status report.

PART III - PROCUREMENT PROCESS

3.1 Directions for Submission

This section describes the form and/or content of the Offeror's proposals when they respond to this RFQ. Sealed proposals are due **NO LATER THAN September 25, 2023,** @ 2:00 PM in the following location:

Orlando Housing Authority, Purchasing Department, 390 N. Bumby Ave., Orlando, Florida 32803.

Offerors are asked to provide proposals that clearly state:

Proposal for Development Partner for the Development of Properties owned and operated by OHA RFQ#FYE24-3381 Name of Offeror.

The Offeror shall provide one (1) original proposal and five (5) copies to:

Liza Martinez- Purchasing Manager Orlando Housing Authority 390 N. Bumby Ave. Orlando, FL 32803

3.2 Qualification Criteria

Development Team

The Developer for this project must be capable of managing the development and ongoing oversight of the revitalization project. The selection committee will view the following favorably:

- a. Previous experience designing, developing, and managing mixed-income opportunities for affordable, workforce, and market-rate housing. The developer should demonstrate the ability to provide, or joint venture with, a development partner experienced in providing mixed-income homeownership development.
- b. Previous experience involving public and private financing
- c. Financial capability to complete the project
- d. The Developer should be experienced in developing multi-family, mixed-income rental and for-sale housing, design, construction, legal, and financing as well as a licensed general contractor with demonstrated financial capability.

3.3 Qualification Response and Technical Response Requirements

The Developer is required to submit the following information in a narrative and/or diagrammatic presentation:

a. Team Participants and their Specific Roles

All entities that comprise the team are to be identified, indicating their specialization(s) and specific contribution to the team. Respondents are encouraged to include specialists for all components of the program including design, construction, legal, and financing professionals. The Project Manager should be clearly identified. The identified Project Manager will be held responsible for the performance of all members of the Development Team. If the team members are unrelated parties, the managing party (Project Manager) should enter into individual agreements with each member to assure performance. Any M/WBE team members should be so identified.

b. Personnel and Table of Organization

Respondents must submit an organizational chart showing all the individuals that will be assigned to this development effort. This chart should reflect the hierarchy and lines of communication. Also, the resumes of the key individuals are to be included with a detailed description of the responsibilities that they will be required to perform. Additionally, with respect to the Project Manager and lead individuals in each discipline, describe the degree to which such individuals and firms can dedicate their professional time to this initiative.

c. Financial Statement

Respondents must provide a current financial statement of the development entity, prepared by a Certified Public Accountant along with the most recent audit of such firm. The statement should show the assets, liabilities, and net worth of the entity. These statements should demonstrate the financial capacity of the Developer, or entity that would be responsible for executing all applicable guarantees.

d. Financing Plan

The respondents must include a discussion of the proposed financing plan. This narrative must include the development team's reaction to the financing options referenced in the RFQ and the development entity's plans to make any cash investment in the project.

e. References

Three to Five (3-5) references must be submitted for each member of the development team. References that are relevant to the scope of work as anticipated in this RFQ are preferred.

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f. Development Capacity

Respondents should indicate their ability to devote significant team resources to the project, a plan for community engagement, and any conceptual design presentations.

g. M/WBE Section 3 Goals

The response must include a discussion of the approach and methods your team would utilize to encourage M/WBE and Section 3 participation in the project. Demonstrated performance by team members successfully implementing programs to maximize minority utilization in other projects will be viewed favorably by the selection committee.

3.4 Certifications and Assurances

The RFQ as a general requirement specifies that all work be performed in accordance with professional standards, HUD regulations, requirements and criteria, and local codes, regulations, ordinances, and statutes. It is OHA's full expectation and a contractual requirement that the successful respondent fully and routinely meets this requirement.

Indicate willingness to comply with all terms and conditions of the RFQ. Provide all required certifications on forms included as *Attachments* of the RFQ.

- Profile of Firm Form
- -SECTION 3 Affidavit From
- -MWBE/Affidavit Present and Future Compliance
- -Vendor Information Form
- -IRS W-9 Form
- -FORM HUD -2992 Certification Regarding Debarment and Suspension
- -FORM HUD-50070 Certification of a Drug-Free Workplace
- -FORM HUD-50071 Certification of Payments to Influence Federal Transaction
- -FORM HUD-5369B- Instructions to Offerors Non-Construction
- FORM HUD-92010-Equal Opportunity Certification

3.5 Organization of Proposals

The instructions below provide further guidance on the preparation of proposals. Their purpose is to establish the requirements; order and format of proposals so that proposals are complete, contain all essential information, and can be evaluated easily.

Please assemble your submission in the order described below:

a. Letter of Interest

Each Proposal shall be accompanied by a letter of interest listing the development team members and identifying the primary contact person. The letter should briefly summarize the team's qualifications and experience relevant to the proposed project.

b. Team Experience and Qualifications

Organization Chart

Respondents must submit an organization chart showing all the individuals/firms that will be assigned to this development effort. This chart should reflect the hierarchy and lines of communication. Provide a narrative on the composition of the development team, including developer, architect, engineer, attorney, realtors, financial advisor, and the anticipated relationships of these team members.

Profile of the Developer

Provide an overview of the Developer's experience in redeveloping housing similar to what is proposed. Identify all Restoration/Redevelopment efforts the development entity is currently involved in. Provide profiles on the key staff, including the Project Manager that is anticipated to be involved in the Revitalization effort. This information should specify key staff roles and previous experience with similar housing development and homeownership efforts, and the extent to which the proposed team has worked together. Attach resumes of all key personnel of the development entity.

Attach financial statements from the developer and the individual designated as Project Manager. Attach references as described in Section 3.4.

Profile of Development Team Members

For each team member not directly employed by the development entity, provide an overview of their experiences in contributing to affordable housing redevelopment in a role as anticipated in your response to this RFQ. Include the resumes of all such team members.

-c. Application Development Schedule

-d. M/WBE Section 3 Goals

-e. Contract Requirements and Certifications

Indicate willingness to comply with all terms and conditions of the RFQ. Provide all required certifications on forms included as attachments of the RFQ as described in Section 3.5.

-f. Other Attachments

Respondents may attach, at the end of their submission, other promotional materials or work products that would demonstrate their experience and qualifications.

3.6 <u>Evaluation of Proposals</u>

All proposals will be evaluated based on the evaluation criteria outlined below. A Selection Committee will be established and will be responsible for overseeing the selection process and making a recommendation for approval. The Selection Committee will determine a competitive range based on the established criteria and point system as detailed below. Each respondent that falls within the competitive range will be granted an interview with the Selection Committee. The Selection Committee may consider unacceptable any proposal for which critical information is lacking or the submission represents a major deviation from the requirements of this RFQ. Minor omissions such as incomplete references may be, at the sole option and discretion of OHA, corrected subsequent to the submission due date.

All proposals will be initially reviewed to determine compliance with the Proposal Format Requirements specified within this solicitation. Proposals that do not comply with these requirements may be rejected without further review.

The evaluation factors shown below will be used in determining which firms fall within the competitive range. Firms that fall within the competitive range will be

asked to participate in an interview process to further discuss how they would specifically apply their qualifications and experience to converting the current vision into a feasible, sustainable development.

3.7 <u>Evaluation Factors</u>

such participation.

The following evaluation factors will be used in determining the competitive range, with a total possible score of 100 points:

	Maximur	n Score
	 Experience and Qualifications Experience in development, finance, and marketing of quality, mixed-income rental housing, mixed-use (commercial and mixed-income housing), and for-sale housing Experience with development in local areas and/or similar communities Composition, experience, and qualification of the Development Team Evidence of quality performance on time and on-budget 	35
•	Financial Capacity	20
	Overall financial strength of the developerContribution to predevelopment	
-	Development Capacity	25
	 Completeness and responsiveness to all elements of RFQ (Incompleteness is grounds for disqualification) Clarity and coherence of presentation Implementation strategy Ability to provide construction completion guarantees 	
	M/WBE, Local Participation and Section 3 Participation	20
	 Provision for M/WBE and Section 3 local participation, equal opportunity, affirmative action, and experience in achieving 	

TOTAL POINTS

100

All questions must be answered, and the data given must be clear and comprehensive. This statement must be notarized. If necessary, questions may be answered on separate attached

STATEMENT OF OFFEROR'S QUALIFICATIONS

sheets. The offeror may submit any additional information he/she desires. 1. Name of Offeror. Permanent main office address, including city, state, and zip code. (Include Orlando 2. Office address if the main office is not in Orlando.) When organized. 3. If a Corporation, where incorporated. 4. 5. How many years have you been engaged in trade/construction under your present firm or trade/construction name?_____ 6. Contracts on hand: (Schedule these showing the gross amount of each contract and the appropriate anticipated dates of completion.) General character of work performed by your company.____ 7. 8. Have you ever failed to complete any work awarded to you? If so, where and why. (Be specific and attach separate sheets if needed.)

Have you ever defaulted on a contract? If so, where and why? (Be specific, attach separate sheet if needed.)

9.

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	he more important contracts recently completed by you, stating the approximate cost for each, and the month and year completed.
List y	our major equipment available for this contract.
	rience in this type of work similar in size to this project.
Doole	
the of	ground and experience of the principal members of your organization including fficers. (Attach separate sheets)
the of	fficers. (Attach separate sheets)
Credi	fficers. (Attach separate sheets)
Credi Give Will	t Available: \$

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(b)	Have you ever been accused of sex, disability, age or religion i proceeding related to any Feder separate sheets)	n any action or legal proceed ral Agency? If so give full d	ling including any etails. (Attach			
furnis	undersigned hereby authorizes and requests that any person, firm, or corporation to ish any information requested by The Housing Authority of the City of Orlando in the fication of the recitals comprising this Statement of Offeror's Qualifications.					
Dated	at	thisday of				
		(Name of Offeror) By: Title:				
State	of)			
City/C	County of)			
		haina du	lv avvom domogog omd			
		haina du	lv avvom domogog omd			
that he	e/she is theat the answers to the foregoing of	being du of (Name	ly sworn deposes and of Organization)			
that he and the and co	e/she is theat the answers to the foregoing of	being du of (Name questions and all statements	ly sworn deposes and of Organization) therein contained are			
that he and the and co	e/she is theat the answers to the foregoing orrect.	being du of (Name questions and all statements	ly sworn deposes and of Organization) therein contained are			

AFFIDAVIT OF NON-COLLUSION AND OF NON-INTEREST OF HOUSING AUTHORITY EMPLOYEES

	, * being first duly sworn, deposes and says that he
(it) is the Bidder in the above bid, that the o	nly person or persons interested in said bid are named
therein; that no officer, employee, or agent of	of the ORLANDO HOUSING AUTHORITY or of any
other Bidder is interested in said bid; and th	at affiant makes the above bid with no past or present
collusion with any other person, firm or corpo	oration.
Affiant	
STATE OF	
COUNTY OF	
	efore me thisday of, 2023
by, who is p	ersonally known to me or who has produced_as
identification and who did take an oath.	
N. A. von Dalelli	
Notary Public	
My Commission Expires:	
*NOTICE C CD:11 C!!	
*NOTICE: State name of Bidder follo	wed by name of the authorized individual (and title) that

is signing as Affiant. If the Bidder is an individual, state name of Bidder only.

SWORN STATEMENT UNDER SECTION287.133(3)(A), FLORIDA STATUTES, ON PUBLIC ENTITY CRIMES

			or other officer		
٦		 J F			

		1. The business address	of	(name o	of Bidder or business)	is
						
2.	My	relationship to		(name of Bidder such as sole propr	or business) is rietor, partner, preside	nt, vice president).
3.	stat in F lim sub	te or federal law by a person formula or with an agency ited to, any bid or contract	tity crime as defined in Section son with respect to and directly or political subdivision of any of et for goods or services to be pro- titirust, fraud, theft, bribery, col	related to the transother state or with ovided to any pub	saction of business wing the United States, included entity or such an a	ith any public entity cluding, but not gency or political
4.	con rela	viction of a public entity	" or "conviction" is defined by t crime, with or without an adjuc by indictment or information aft nolo contendere.	lication of guilt, in	n any federal or state t	trial court of record
5.	the exe or (poration convicted of a p management of the entity cutives, partners, shareho (4) a person or corporatio	s defined by the Florida Statute ublic entity crime, or (2) an entity and who has been convicted or olders, employees, members, and who knowingly entered into a a during the preceding 36 month	ty under the contr f a public entity c d agents who are joint venture with	rol of any natural pers rime, or (3) those offi- active in the managem	on who is active in cers, directors, nent of an affiliate,
6.	who	is active in the manager victed of a public entity cr	nettor, nor any officer, director, ediment of the Bidder or contract ime subsequent to July 1, 1989.	or, nor any affilia	ate of the Bidder or o	contractor has been
7.	share contro order or af of th	cholder, employee, membractor or an affiliate of the rof the Division of Admifiliate to appear on the co	f a public entity crime by the Bid per, or agent of the Bidder or co e Bidder or contractor. A deter, inistrative Hearings that it is not provicted vendor list. The name rative Hearings is attached to	entractor who is a mination has been in the public inte of the convicted	ctive in the management made pursuant to Secrest for the name of the person or affiliate is.	ent of the Bidder of ction 287.133(3) by the convicted person A copy of the order
-	(Sign	nature)		(print name)		_
S	STAT	TE OF				
(COUN	NTY OF				
		The foregoing instrumen	t was acknowledged before me	this	_ day of	, 2023,
		n oath.	who is personally known t	to me or who has	produced_as identifica	ation and who did
Ī	Notar	y Public				
Ī	Му С	ommission Expires:				
		_				

REFERENCES

List the latest five (5) customers for the specified services in the spaces provided below giving the company name, contact person, address, telephone number, and the date the services were performed, as described.

1. Company Name	
Contact	
Address	
Telephone Number	
Dates Performed	
2. Company Name	
Contact	
Address	
Telephone Number	
Dates Performed	
3. Company Name	
Contact	
Address	
Telephone Number	
Dates Performed	
4. Company Name	
Contact	
Address	
Telephone Number	
Dates Performed	
5. Company Name	
Contact	
Address	
Telephone Number	
Dates Performed	

RFQ-FYE24-3381 Orlando Housing Authority Development Partner for the Development of Properties owned and operated by the OHA

ATTACHMENTS

Profile of Firm Form

SECTION 3 Affidavit Forms

MWBE/Affidavit Present and Future Compliance

Vendor Information Form

IRS W-9 FORMS

FORM HUD -2992 Certification Regarding Debarment and Suspension

FORM HUD-50070 Certification of a Drug-Free Workplace

FORM HUD-50071 Certification of Payments to Influence Federal Transaction

FORM HUD-5369B- Instructions to Offerors Non-Construction

FORM HUD- 5370C- General Conditions Non -Construction Contracts

FORM HUD-92010-Equal Opportunity Certification

REQUEST FOR QUALIFICATIONS (RFQ) NO. FYE#24-3381 DEVELOPMENT PARTNER FOR THE DEVELOPMENT OF PROPERTIES OWNED AND OPERATED BY THE OHA

	PR	OFILE OF FIRM FORM		
(This Form must	be fully completed an	d placed under Tab No. 1 of	the "hard copy" proposal s	ubmittal.)
(1) Prime Subco	ntractor (T	his form must be comple	eted by and for each).	
(2) Name of Firm:		Telephone:	Fax: _	
(3) Street Address, C	ity, State, Zip:			
(a) Year Firm Esta	ablished; (b) Year F	esume of the company, i irm Established in [JURIS e of Parent Company and	DICTION]; (c) Former Na	ame and Year
(5) Identify Principal each):	s/Partners in Firm	(submit under Tab No. 5	a brief professional res	ume for
NAME		TITLE	% OF	OWNERSHIP
work on the projec resumes required a	t; please submit und	s project manager and any er Tab No. 5 a brief resume		
NAME		TITLE		
and enter where pr		Agency	of each:	•
	and active managem rican —**Native erican American	man-Owned (WBE) Business ent by one or more of the —Hispanic —Asian/P American Americar ————————————————————————————————————	following: Pacific □Hasidic □Asia	virtue of 51% an/Indian erican %
(MBE)	% Number: y):	□ Disabled □ Other (Sport Veteran		
(NOTE: ACERTIFIC	ATTOM HOMBER IS IN	J. REQUIRED TO FROI OSE	ENTEN II AVAILABLE)	
Signature	Date	Printed Name	Company	

REQUEST FOR QUALIFICATIONS (RFQ) NO. FYE#24-3381 DEVELOPMENT PARTNER FOR THE DEVELOPMENT OF PROPERTIES OWNED AND OPERATED BY THE OHA

PROFILE OF FIRM FORM

Signa	ature	Date	Printed Name	Company
(17)	submitting this form his/her knowledge, to	he/she is ver rue and accur se, that shall	rifying that all information ate, and agrees that if the entitle the OHA to not co	by states that by completing and n provided herein is, to the best of OHA discovers that any information nsider nor make award or to cancel
(16)	such proposal is gent conspired, connived sham proposal or to sought by agreement proposal price of aff said proposal price, of	uine and not or agreed, di refrain from or collusion, iant or of an or that of any	t collusive and that said rectly or indirectly, with proposing, and has not in or communication or cony other proposer, to fix or other proposer or to sec	this proposal hereby certifies that proposer entity has not colluded, any proposer or person, to put in a any manner, directly or indirectly ference, with any person, to fix the overhead, profit or cost element of ure any advantage against the OHA all statements in said proposal are
	or professional relati If "Yes," please attac status.	onship with a h a full detail	ny Commissioner or Office led explanation, including	of have any current, past personal, er of the OHA? Yes \(\sime\) No \(\sime\) dates, circumstances, and current
(14)	services by the Feder government agency v	al Governme vithin or with	nt,any state government out the State of	been debarred from providing any , the State of, or any local ? Yes
(13)	Policy No	Insurance Car	Expiration	n Date:
				n Date:
, ,			Expiration	on Date:
(10)	State of Licen	se Type and N	No.:	
(9) [/	APPROPRIATE JURISDIO	CTION] Busine	ess License No.:	
(8) F	ederal Tax ID No.:			
(11)	nis Form must be fully cor	npleted and pla	iced under Tab No. 1 of the "h	ard copy" tabbed proposal submittal.)

Section 3 Bid Forms Guide

The Orlando Housing Authority (OHA), its contractors, and their subcontractors are required to comply with the requirements of Section 3 of the HUD regulations regarding economic opportunity for low- and very low-income members of the community and the businesses that they own, or that employ them.

This guide is provided to explain the purpose of the forms and explain the information needed.

OHA is required to report the number of hours worked by Section 3 Workers and Targeted Section 3 Workers as a percentage of the total number of labor hours worked by all contractor and subcontractor employees. OHA must also document its own efforts, and the efforts of its contractors, to provide economic opportunities to Section 3 Businesses.

The first Section 3 Form is the **Section 3 Clause Acknowledgement**. This form requires bidders/offerors to acknowledge that they have read and understand the Section 3 Clause of the HUD requirements. The Section 3 Clause is part of the form.

The **Section 3 Compliance Affidavit** requires bidders/offerors to confirm that they understand and will comply with the Section 3 requirements.

The Section 3 Opportunities Plan requires bidders/offerors to describe their existing work force that they expect to utilize on the project. It also requires information on Section 3 subcontracting opportunities.

The **Section 3 Outreach Documentation** requires bidders/offerors to detail their efforts to subcontract with Section 3 businesses. A list of Section 3 businesses can be found at the HUD/FHEO Section 3 Opportunity Portal.

The **Section 3 Business Certification** is required for all contractors and subcontractors who wish to claim Section 3 status.

The **Contractor's Employee List** requires contractors and subcontractors to list all current employees whose information will occur on submitted payrolls. Any new employees must be accompanied with documentation of efforts to hire Section 3 or Targeted Section 3 Workers.

The **Section 3 Employee Self-Certification** is required for each employee whose name appears on any submitted payrolls.

The **Certified Payroll Form** (or a suitable substitute if permitted under the contract) must be submitted for each contractor and subcontractor no less frequently than once per month, regardless of invoice schedule.

STATEMENT OF COMMITMENT

By signature below, I am hereby acknowledging to the Orlando Housing Authority that I have been duly provided with information regarding OHA's Section 3 Program, which explains the obligations and requirements of any covered project which is funded fully or partially by HUD funds. I certify that I am fully empowered to enter into this Statement of Commitment of Utilization on behalf of this business; and, I am certifying that the information contained within this Section 3 Plan is accurate and correct. I understand that OHA may impose penalties and sanctions for the submission of any false and/or inaccurate statements within this document.

Business Name			
Signature of Authorized Represent	ative		
Title		14 PARTON AND AND AND AND AND AND AND AND AND AN	
Business Section 3 Coordinator (lea	we blank if same o	as Authorized Re	epresentative)
Complete Business Address			
Business Website (if applicable)			
Notary The foregoing instrument was acknowledge by			
Notary Public My Commission Expires:	_, as identification a 	and who did take a	n oath.

State of
County of
CONTRACTOR'S SECTION 3 COMPLIANCE AFFIDAVIT
The undersigned makes this affidavit with full knowledge that its contents will be used in the expenditur of funds provided by the United States government. Under penalty of perjury, I hereby state:
1. I am the of (Owner, Partner, Representative, Agent) (bidder/offeror/respondent)
(Owner, Partner, Representative, Agent) (bidder/offeror/respondent) the bidder/offeror/respondent that has submitted the attached bid/offer/response; and
2. The bidder/offeror/respondent adheres to Section 3 of the Housing and Urban Development (HUD) Act of 1968, as amended, which requires, to the greatest extent feasible, that a "good faith effort" is given to identifying Section 3 business concerns within the area of the project, making them aware o contracting opportunities, to include their participation and actually awarding them contracts.
3. An attempt will be made to undertake outreach activities to encourage participation by Section 3 residents in training and employment opportunities to include, but not limited to:
 a. Searching the HUD/FHEO Section 3 Opportunity portal for Section 3 eligible individuals seeking employment and Section 3 business concerns seeking contracting opportunities; b. Distributing flyers on training and job opportunities to public housing sites and posting flyer in common areas; c. Advertising in local media; d. Informing labor organizations and private job training agencies of potential jobs and contract opportunities; e. Participating in job information meetings and workshops to help Section 3 residents complet applications and learn interviewing techniques.
Affiant's Signature Title
Company Name:
Company Address:
Phone:E-mail Address:
Notary The foregoing instrument was acknowledged before me this day of, 20 by, who is personally known to me or has produced, as identification and who did take an oath. Notary Public
My Commission Expires:

SECTION 3 BUSINESS CERTIFICATION

All contract and subcontracts awarded on Section 3 covered projects must be reported in aggregate on the Section 3 Summary Report. All businesses claiming preference as Section 3 business concerns must be registered with HUD using the Section 3 Opportunity Portal. Below is a link to the Portal:

https://hudapps.hud.gov/OpportunityPortal/

This form is to be kept on file to document the Section 3 business status of contractors and subcontractors.

Business Information Company Name:
Address:
Project Information Project Name: IFB/RFP Number:
Section 3 Business Determination Please check the category that describes the business.
Category 1: Business concerns that are 51% of more owned by residents of the housing development for which the work is performed, or whose full-time, permanent workforce includes 30% of these persons as employees.
Category 2: Business concerns that are 51% of more owned by residents of the Authority's public housing development(s) other than the housing development where the work is to be performed; or whose full-time permanent workforce includes 30% of these persons as employees.
Category 3: Category 3: HUD YouthBuild programs being carried out in the city in which Section 3 covered assistance is expended.
Category 4: Business concerns that are 51% or more owned by a Section 3 resident(s), or whose permanent, full-time workforce includes no less than 30% Section 3 residents (category 4 business); or that subcontract in excess of 25% of the total amount of subcontracts to Section 3 business concerns.
Certification I certify that the above statements are true, complete, and correct to the best of my knowledge and belief.
Signature:
Printed Name:Date:
Title:

SECTION 3 PARTICIPATION OUTREACH DOCUMENTATION FOR PRIME CONTRACTOR USE

IFB/RFP/RFQ NUMBER	
BIDDER/OFFEROR:	

business concerns for work to be performed or services provided on this project. Copy this form if additional pages are needed. This document is to be used by the PRIME CONTACTOR to document their effort(s) to provide economic opportunities to Section 3

subcontractors who are not Section 3 Business concerns. Include all Section 3 business concerns contacted, regardless of subcontract This document is to provide information on Section 3 business concerns only. Do not include information on this page for

A list of Section 3 businesses registered with HUD can be found at:

https://hudapps.hud.gov/OpportunityPortal/

This document must be included with the bid/offer/submittal at the time of submission.

Company Name and Address	Trade/Service Provided	Trade/Service Primary Contact Person Name, Amount of Provided Phone, E-mail Quote Prov	ided	Comments: (date of contact, follow-up actions, contract awarded)
			↔	
			\$	
			\$	
			\$	

PLEASE PROVIDE THE FOLLOWING INFORMATION FOR ALL EMPLOYEES WHOSE NAME(S) APPEAR ON ANY PAYROLL SUBMITTED TO OHA.

EMPLOYEE NAME/ADDRESS	JOB CATEGORY/ TRADE	HOURLY WAGE	SECTION 3 WORKER*	TARGETED SECTION 3 WORKER
E.M. BOTEE NAME/ADDRESS	JOB CATEGORI/ TRADE	WAGE	(Y/N)	(Y/N)
wh				

^{*}Section 3 Worker: Any employee whose annual income meets the Low-Income standard established by HUD.

^{**}Targeted Section 3 Worker: Any employee whose annual income meets the Low-Income standard established by HUD and lives in or near the area where the work is being performed.



ORLANDO HOUSING AUTHORITY

EMPLOYEE SECTION 3 SELF-CERTIFICATION

Date:			
Employee Name:			
Employer:			
Home Address: (Street address, not P.O.			
			·
	E-mail:		
Income Statement: The goal of HUD funded activities are provided.	Section 3 is to ded to the Low	ensure that econom - and Very-Low Inc	ic opportunities arising from ome community.
	HOLD SIZE		IIT
	1	\$42,750	
Did you earn more than the above inco	ome limit from a l	ll income sources last <u>y</u>	year?
Yes		No	
I hereby certify to the U.S. Depathe information on this form is thousehold income and household be requested in the future. If four applicant and/or a certified Section employment, or contracts that recomplete this form completely available to HUD. Finally, I authomology and to include my complete the semployment and to include my complete.	rue and correct d size is as show nd to be inaccur on 3 individual vesulted from the and accurately orize including	t. I attest under per wn above, and that p rate, I understand the which may be ground is certification. I all y may result in oth my name on a list or	nalty of perjury that my total proof of this information may at I may be disqualified as an ds for termination of training, so understand that failure to her administrative remedies f Section 3 Residents seeking
Signature		——————————————————————————————————————	e

Affidavit of Present and Future Compliance with Small and Minority Firms and Women's Business Enterprise

DEVELOPMENT PARTNER FOR THE DEVELOPMENT OF DESCRIPTION OF CONTRACT: PROPERTIES OWNED AND OPERATED BY THE OHA **SOLICITATION NUMBER:** RFQ NO: FYE24-3381 State of Florida County of: _____ PERSONALLY appeared before the undersigned authority duly authorized to take acknowledgments, ,* who after being sworn says that he/it is presently in compliance with all minority and female requirements for the contract for which he/it is submitting a bid. This compliance includes the bid specifications dealing with minority and women-owned business enterprise participation and all requirements, terms, and conditions of clause 38 of the General Conditions. In addition to the above, by execution of this affidavit, he/it agrees to continue to comply with all minority and female requirements for this contract. Affiant State of County of The foregoing instrument was acknowledged before me this _____ day of _______, 2023 by_____, who is personally known to me or who has produced ______ as identification and who did take an oath. Notary Public My Commission Expires: *NOTICE: State name of Bidder followed by name of authorized individual (and title) who is signing as Affiant. If Bidder is an individual, state name of Bidder only.

ORLANDO HOUSING AUTHORITY - PURCHASING DEPARTMENT

390 N. Bumby Ave ORLANDO, FL 32803

(407) 895-3300 FAX: (407) 895-0820

VENDOR#

VENDOR INFORMATION FORM

DATE:	
COMPANY NAME:	PHONE:
ADDRESS 1:	FAX#:
SALES:	E-MAIL:
SALES CONTACT:	PHONE:
ADDRESS 2:	FAX#:
REMITTANCE:	E-MAIL:
ACCOUNTS RECEIVA	ABLE CONTACT:
TYPE OF BUSINESS:	
INCLUDE THE TYPE (OF SUPPLIES/SERVICES OFFERED:
TAX I.D./SOCIAL SEC	URITY#:
DISCOUNT TERMS:	
PAYMENT TERMS:	
MINORITY STATUS:	□ BLACK □ HASIDIC JEWS □ HISPANIC □ WOMEN OWNED □ ASIAN/PACIFIC □ OTHER
<u> </u>	BELOW TO BE COMPLETED BY HOUSING AUTHORITY STAFF
EMERGENCY VENDO PERFORMANCE PREFERENCE 1099 CODE VENDOR LOC	VENDOR TYPE EEOC COMPLIANCE COMMODITY CODE BUDGET TOLERANCE GL ACCOUNT#

(Rev. October 2018) Department of the Treasury

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

interna	Go to www.irs.gov/FormW9 for	instructions and the late	est information.				
	1 Name (as shown on your income tax return). Name is required on this line	e; do not leave this line blank	ζ.				
	2 Business name/disregarded entity name, if different from above						
_ب							
page 3	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check or following seven boxes.			4 Exemptions (codes apply only to certain entities, not individuals; see instructions on page 3):			
e. ns on	☐ Individual/sole proprietor or ☐ C Corporation ☐ S Corporat single-member LLC	ion Partnership	☐ Trust/estate	Exempt payee code (if any)			
typ.	Limited liability company. Enter the tax classification (C=C corporation						
Print or type. Specific Instructions on page	Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do LLC if the LLC is classified as a single-member LLC that is disregarded from the owner unless the owner of t another LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-memb is disregarded from the owner should check the appropriate box for the tax classification of its owner.			Exemption from FATCA reporting code (if any)			
ēĊ	☐ Other (see instructions) ►			(Applies to accounts maintained outside the U.S.)			
Sp	5 Address (number, street, and apt. or suite no.) See instructions.		Requester's name a	and address (optional)			
S							
	6 City, state, and ZIP code						
	7 List account number(s) here (optional)						
Par							
Enter backu	your TIN in the appropriate box. The TIN provided must match the n p withholding. For individuals, this is generally your social security n	ame given on line 1 to av	oid Social sec	curity number			
reside	nt alien, sole proprietor, or disregarded entity, see the instructions for	or Part I. later. For other	1 1 1				
entitie	s, it is your employer identification number (EIN). If you do not have .	a number, see How to ge	et a				
TIN, la		4 41 140	or				
Note: If the account is in more than one name, see the instructions for line 1. Also see What Name and Number To Give the Requester for guidelines on whose number to enter.				Identification number			
	, , , , , , , , , , , , , , , , , , , ,		-	-			
Part	II Certification						
Under	penalties of perjury, I certify that:						
2. I an Ser	number shown on this form is my correct taxpayer identification number not subject to backup withholding because: (a) I am exempt from begine (IRS) that I am subject to backup withholding as a result of a fail banger subject to backup withholding; and	ackup withholding, or (b)) I have not been no	otified by the Internal Revenue			
	a U.S. citizen or other U.S. person (defined below); and						
4. The	FATCA code(s) entered on this form (if any) indicating that I am exer	mpt from FATCA reportin	ng is correct.				
acquis other t	cation instructions. You must cross out item 2 above if you have been we failed to report all interest and dividends on your tax return. For real or tion or abandonment of secured property, cancellation of debt, contribu- nan interest and dividends, you are not required to sign the certification,	estate transactions, item 2 utions to an individual retir	does not apply. For	r mortgage interest paid,			
Sign Here	Signature of U.S. person ▶	I	Date ►				
	neral Instructions	• Form 1099-DIV (div	vidends, including t	those from stocks or mutual			
noted.	n references are to the Internal Revenue Code unless otherwise	•	various types of inc	come, prizes, awards, or gross			
elated	developments . For the latest information about developments to Form W-9 and its instructions, such as legislation enacted ey were published, go to www.irs.gov/FormW9.		ck or mutual fund sa ers)	ales and certain other			
11	o, noto published, go to www.lis.gov/Fullilivis.	• Form 1099-S (proc	eeds from real esta	ate transactions)			

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

Form W-9 (Rev. 10-2018)

By signing the filled-out form, you:

- 1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
 - Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and
- 4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting*, later, for further information.

Note: If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien;
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;
- An estate (other than a foreign estate); or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States.

- In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity;
- In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the trust; and
- In the case of a U.S. trust (other than a grantor trust), the U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person. If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person, do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items.

- 1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
 - 2. The treaty article addressing the income.
- 3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
- 4. The type and amount of income that qualifies for the exemption from tax.
- $\,$ 5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 24% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return

Payments you receive will be subject to backup withholding if:

- 1. You do not furnish your TIN to the requester,
- 2. You do not certify your TIN when required (see the instructions for Part II for details),
 - 3. The IRS tells the requester that you furnished an incorrect TIN,
- 4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or
- 5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See *Exempt payee code*, later, and the separate Instructions for the Requester of Form W-9 for more information.

Also see Special rules for partnerships, earlier.

What is FATCA Reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See Exemption from FATCA reporting code, later, and the Instructions for the Requester of Form W-9 for more information.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account; for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

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Page **3**

Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Line 1

You must enter one of the following on this line; **do not** leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account (other than an account maintained by a foreign financial institution (FFI)), list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9. If you are providing Form W-9 to an FFI to document a joint account, each holder of the account that is a U.S. person must provide a Form W-9.

a. **Individual.** Generally, enter the name shown on your tax return. If you have changed your last name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note: ITIN applicant: Enter your individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040/1040A/1040EZ you filed with your application.

- b. **Sole proprietor or single-member LLC.** Enter your individual name as shown on your 1040/1040A/1040EZ on line 1. You may enter your business, trade, or "doing business as" (DBA) name on line 2.
- c. Partnership, LLC that is not a single-member LLC, C corporation, or S corporation. Enter the entity's name as shown on the entity's tax return on line 1 and any business, trade, or DBA name on line 2.
- d. Other entities. Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on line 2.
- e. **Disregarded entity.** For U.S. federal tax purposes, an entity that is disregarded as an entity separate from its owner is treated as a "disregarded entity." See Regulations section 301.7701-2(c)(2)(iii). Enter the owner's name on line 1. The name of the entity entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner's name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on line 2, "Business name/disregarded entity name." If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

Line 2

If you have a business name, trade name, DBA name, or disregarded entity name, you may enter it on line 2.

Line 3

Check the appropriate box on line 3 for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box on line 3.

IF the entity/person on line 1 is a(n)	THEN check the box for
Corporation	Corporation
 Individual Sole proprietorship, or Single-member limited liability company (LLC) owned by an individual and disregarded for U.S. federal tax purposes. 	Individual/sole proprietor or single- member LLC
 LLC treated as a partnership for U.S. federal tax purposes, LLC that has filed Form 8832 or 2553 to be taxed as a corporation, or LLC that is disregarded as an entity separate from its owner but the owner is another LLC that is not disregarded for U.S. federal tax purposes. 	Limited liability company and enter the appropriate tax classification. (P= Partnership; C= C corporation; or S= S corporation)
Partnership	Partnership
Trust/estate	Trust/estate

Line 4, Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space on line 4 any code(s) that may apply to you.

Exempt payee code.

- Generally, individuals (including sole proprietors) are not exempt from backup withholding.
- Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.
- Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.
- Corporations are not exempt from backup withholding with respect to attorneys' fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code in the space in line 4.

- 1—An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2)
- 2—The United States or any of its agencies or instrumentalities
- 4—A foreign government or any of its political subdivisions, agencies, or instrumentalities
- 5-A corporation
- 6—A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or possession
- 7—A futures commission merchant registered with the Commodity Futures Trading Commission
- 8-A real estate investment trust
- 9—An entity registered at all times during the tax year under the Investment Company Act of 1940
- 10-A common trust fund operated by a bank under section 584(a)
- 11—A financial institution
- 12—A middleman known in the investment community as a nominee or custodian
- 13—A trust exempt from tax under section 664 or described in section 4947

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The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

IF the payment is for	THEN the payment is exempt for
Interest and dividend payments	All exempt payees except for 7
Broker transactions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.
Barter exchange transactions and patronage dividends	Exempt payees 1 through 4
Payments over \$600 required to be reported and direct sales over \$5,000 ¹	Generally, exempt payees 1 through 5 ²
Payments made in settlement of payment card or third party network transactions	Exempt payees 1 through 4

¹ See Form 1099-MISC, Miscellaneous Income, and its instructions.

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with "Not Applicable" (or any similar indication) written or printed on the line for a FATCA exemption code.

- A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
 - B-The United States or any of its agencies or instrumentalities
- C-A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- D—A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(1)(i)
- E-A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i)
- F—A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
 - G-A real estate investment trust
- H—A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
 - I-A common trust fund as defined in section 584(a)
 - J-A bank as defined in section 581
 - K-A broker
- $L\!-\!A$ trust exempt from tax under section 664 or described in section 4947(a)(1)

M—A tax exempt trust under a section 403(b) plan or section 457(g) plan

Note: You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

Line 5

Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information returns. If this address differs from the one the requester already has on file, write NEW at the top. If a new address is provided, there is still a chance the old address will be used until the payor changes your address in their records.

Line 6

Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. If you are a resident alien and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see *How to get a TIN* below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN.

If you are a single-member LLC that is disregarded as an entity separate from its owner, enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note: See *What Name and Number To Give the Requester,* later, for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at www.SSA.gov. You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/Businesses and clicking on Employer Identification Number (EIN) under Starting a Business. Go to www.irs.gov/Forms to view, download, or print Form W-7 and/or Form SS-4. Or, you can go to www.irs.gov/OrderForms to place an order and have Form W-7 and/or SS-4 mailed to you within 10 business days.

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note: Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

Caution: A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-8.

Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if item 1, 4, or 5 below indicates otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see *Exempt payee code*, earlier.

Signature requirements. Complete the certification as indicated in items 1 through 5 below.

² However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

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- 1. Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification.
- 2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.
- **3. Real estate transactions.** You must sign the certification. You may cross out item 2 of the certification.
- **4. Other payments.** You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).
- 5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), ABLE accounts (under section 529A), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

For this type of account:	Give name and SSN of:
1. Individual	The individual
Two or more individuals (joint account) other than an account maintained by an FFI	The actual owner of the account or, if combined funds, the first individual on the account ¹
Two or more U.S. persons (joint account maintained by an FFI)	Each holder of the account
Custodial account of a minor (Uniform Gift to Minors Act)	The minor ²
5. a. The usual revocable savings trust (grantor is also trustee)	The grantor-trustee ¹
 b. So-called trust account that is not a legal or valid trust under state law 	The actual owner ¹
Sole proprietorship or disregarded entity owned by an individual	The owner ³
7. Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulations section 1.671-4(b)(2)(i) (A))	The grantor*
For this type of account:	Give name and EIN of:
Disregarded entity not owned by an individual	The owner
9. A valid trust, estate, or pension trust	Legal entity ⁴
10. Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation
Association, club, religious, charitable, educational, or other tax- exempt organization	The organization
12. Partnership or multi-member LLC	The partnership
13. A broker or registered nominee	The broker or nominee

For this type of account:	Give name and EIN of:
14. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity
15. Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulations section 1.671-4(b)(2)(i)(B))	The trust

- ¹ List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.
- ² Circle the minor's name and furnish the minor's SSN.
- ³ You must show your individual name and you may also enter your business or DBA name on the "Business name/disregarded entity" name line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.
- ⁴ List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.) Also see *Special rules for partnerships*, earlier.

*Note: The grantor also must provide a Form W-9 to trustee of trust. Note: If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

Secure Your Tax Records From Identity Theft

Identity theft occurs when someone uses your personal information such as your name, SSN, or other identifying information, without your permission, to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:

- Protect your SSN,
- Ensure your employer is protecting your SSN, and
- Be careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Pub. 5027, Identity Theft Information for Taxpayers.

Victims of identity theft who are experiencing economic harm or a systemic problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 1-877-777-4778 or TTY/TDD 1-800-829-4059.

Protect yourself from suspicious emails or phishing schemes. Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

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The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to *phishing@irs.gov*. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TIGTA) at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at *spam@uce.gov* or report them at *www.ftc.gov/complaint*. You can contact the FTC at *www.ftc.gov/idtheft* or 877-IDTHEFT (877-438-4338). If you have been the victim of identity theft, see *www.ldentityTheft.gov* and Pub. 5027.

Visit www.irs.gov/IdentityTheft to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their laws. The information also may be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payers must generally withhold a percentage of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.

U.S. Department of Housing and Urban Development

Certification Regarding Debarment and Suspension

Certification A: Certification Regarding Debarment, Suspension, and Other Responsibility Matters - Primary Covered Transactions

- 1. The prospective primary participant certifies to the best of its knowledge and belief that its principals;
- a. Are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any Federal debarment or agency;
- b. Have not within a three-year period preceding this proposal, been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification, or destruction of records, making false statements, or receiving stolen property;
- c. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (Federal, State, or local) with commission of any of the offenses enumerated in paragraph (1)(b) of this certification; and
- d. Have not within a three-year period preceding this application/proposal had one or more public transactions (Federal, State, or local) terminated for cause or default.
- 2. Where the prospective primary participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Instructions for Certification (A)

- 1. By signing and submitting this proposal, the prospective primary participant is providing the certification set out below.
- 2. The inability of a person to provide the certification required below will not necessarily result in denial of participation in this covered transaction. The prospective participant shall submit an explanation of why it cannot provide the certification set out below. The certification or explanation will be considered in connection with the department or agency's determination whether to enter into this transaction. However, failure of the prospective primary participant to furnish a certification or an explanation shall disqualify such person from participation in this transaction.
- 3. The certification in this clause is a material representation of fact upon which reliance was place when the department or agency determined to enter into this transaction. If it is later determined that the prospective primary participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause of default.

- 4. The prospective primary participant shall provide immediate written notice to the department or agency to whom this proposal is submitted if at any time the prospective primary participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 5. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meanings set out in the Definitions and Coverage sections of the rules implementing Executive Order 12549. You may contact the department or agency to which this proposal is being submitted for assistance in obtaining a copy of these regulations.
- 6. The prospective primary participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency entering into this transaction.
- 7. The prospective primary participant further agrees by submitting this proposal that it will include the clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transaction," provided by the department or agency entering into this covered transaction, without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 8. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines this eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.
- 9. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 10. Except for transactions authorized under paragraph (6) of these instructions, if a participant in a covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency may terminate this transaction for cause of default.

Certification B: Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion - Lower Tier Covered Transactions

- 1. The prospective lower tier participant certifies, by submission of this proposal, that neither it nor its principals is presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in this transaction by any Federal department or agency.
- 2. Where the prospective lower tier participant is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this proposal.

Instructions for Certification (B)

- 1. By signing and submitting this proposal, the prospective lower tier participant is providing the certification set out below.
- 2. The certification in this clause is a material representation of fact upon which reliance was placed when this transaction was entered into. If it is later determined that the prospective lower tier participant knowingly rendered an erroneous certification, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies, including suspension and/or debarment.
- 3. The prospective lower tier participant shall provide immediate written notice to the person to which this proposal is submitted if at any time the prospective lower tier participant learns that its certification was erroneous when submitted or has become erroneous by reason of changed circumstances.
- 4. The terms covered transaction, debarred, suspended, ineligible, lower tier covered transaction, participant, person, primary covered transaction, principal, proposal, and voluntarily excluded, as used in this clause, have the meanings set out in the Definitions and Coverage sections of rules implementing Executive Order 12549. You may contact the person to which this proposal is submitted for assistance in obtaining a copy of these regulations.

- 5. The prospective lower tier participant agrees by submitting this proposal that, should the proposed covered transaction be entered into, it shall not knowingly enter into any lower tier covered transaction with a person who is debarred, suspended, declared ineligible, or voluntarily excluded from participation in this covered transaction, unless authorized by the department or agency with which this transaction originated.
- 6. The prospective lower tier participant further agrees by submitting this proposal that it will include this clause titled "Certification Regarding Debarment, Suspension, Ineligibility and Voluntary Exclusion Lower Tier Covered Transaction," without modification, in all lower tier covered transactions and in all solicitations for lower tier covered transactions.
- 7. A participant in a covered transaction may rely upon a certification of a prospective participant in a lower tier covered transaction that it is not debarred, suspended, ineligible, or voluntarily excluded from the covered transaction, unless it knows that the certification is erroneous. A participant may decide the method and frequency by which it determines the eligibility of its principals. Each participant may, but is not required to, check the Nonprocurement List.
- 8. Nothing contained in the foregoing shall be construed to require establishment of a system of records in order to render in good faith the certification required by this clause. The knowledge and information of a participant is not required to exceed that which is normally possessed by a prudent person in the ordinary course of business dealings.
- 9. Except for transactions authorized under paragraph (5) of these instructions, if a participant in a lower covered transaction knowingly enters into a lower tier covered transaction with a person who is suspended, debarred, ineligible, or voluntarily excluded from participation in this transaction, in addition to other remedies available to the Federal Government, the department or agency with which this transaction originated may pursue available remedies including suspension and/or debarment.

Applicant		Date
Signature of Authorized Certifying Official	Title	

Certification for a Drug-Free Workplace

Χ

U.S. Department of Housing and Urban Development

Applicant Name		
Program/Activity Receiving Federal Grant Funding		
Acting on behalf of the above named Applicant as its Authoriz the Department of Housing and Urban Development (HUD) regard		
I certify that the above named Applicant will or will continue to provide a drug-free workplace by: a. Publishing a statement notifying employees that the unlawful manufacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the Applicant's workplace and specifying the actions that will be taken against employees for violation of such prohibition. b. Establishing an on-going drug-free awareness program to inform employees (1) The dangers of drug abuse in the workplace; (2) The Applicant's policy of maintaining a drug-free workplace; (3) Any available drug counseling, rehabilitation, and employee assistance programs; and (4) The penalties that may be imposed upon employees for drug abuse violations occurring in the workplace. c. Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the statement required by paragraph a.; d. Notifying the employee in the statement required by paragraph a. that, as a condition of employment under the grant, the employee will	e. after ploy Emping I who unle receinum f. days to ar empirequerily proven for the control of	(2) Notify the employer in writing of his or her convictor a violation of a criminal drug statute occurring in the explace no later than five calendar days after such conviction. Notifying the agency in writing, within ten calendar days receiving notice under subparagraph d.(2) from an employer of convicted employees must provide notice, includents of convicted employees must provide notice, includents that it is the federal agency has designated a central point for the performance of the following actions, within 30 calendar of receiving notice under subparagraph d.(2), with respect to the federal appropriate personnel action against such and loyee, up to and including termination, consistent with the irements of the Rehabilitation Act of 1973, as amended; on (2) Requiring such employee to participate satisfactorin a drug abuse assistance or rehabilitation program appeted for such purposes by a Federal, State, or local health, law recement, or other appropriate agency;
employee win	_	Making a good faith effort to continue to maintain a drug- workplace through implementation of paragraphs a. thru f
2. Sites for Work Performance. The Applicant shall list (on separate p HUD funding of the program/activity shown above: Place of Perfor Identify each sheet with the Applicant name and address and the program of the p	mance s	hall include the street address, city, county, State, and zip code
Check here if there are workplaces on file that are not identified on the atta		
I hereby certify that all the information stated herein, as well as any inf Warning: HUD will prosecute false claims and statements. Conviction ma (18 U.S.C. 1001, 1010, 1012; 31 U.S.C. 3729, 3802)		-
Name of Authorized Official	Title	
Signature		Date

Certification of Payments to Influence Federal Transactions

U.S. Department of Housing and Urban Development Office of Public and Indian Housing

Public reporting burden for this information collection is estimated to average 30 minutes. This includes the time for collecting, reviewing, and reporting data. The information requested is required to obtain a benefit. This form is used to ensure federal funds are not used to influence members of Congress. There are no assurances of confidentiality. HUD may not conduct or sponsor, and an applicant is not required to respond to a collection of information unless it displays a currently valid OMB control number.

Applicant Name		
Program/Activity Receiving Federal Grant Funding		
The undersigned certifies, to the best of his or her knowledge and b	elief, that:	
(1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement. (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, Disclosure Form to Report Lobbying, in accordance with its instructions.	certifica at all tunder grade sub reconstruction. Sure or enter 31, U. certifica \$10,000	the undersigned shall require that the language of this ation be included in the award documents for all subawards iers (including subcontracts, subgrants, and contracts grants, loans, and cooperative agreements) and that all ipients shall certify and disclose accordingly. Trification is a material representation of fact upon which was placed when this transaction was made or entered abmission of this certification is a prerequisite for making ring into this transaction imposed by Section 1352, Title S. Code. Any person who fails to file the required ation shall be subject to a civil penalty of not less than 0 and not more than \$100,000 for each such failure.
I hereby certify that all the information stated herein, as well as any inf Warning: HUD will prosecute false claims and statements. Conviction 1012; 31 U.S.C. 3729, 3802)		
Name of Authorized Official	Title	
Signature		Date (mm/dd/yyyy)

Previous edition is obsolete form HUD 50071 (01/14)

Instructions to Offerors Non-Construction

U.S. Department of Housing and Urban Development Office of Public and Indian Housing



-03291 -

1. Preparation of Offers

- (a) Offerors are expected to examine the statement of work, the proposed contract terms and conditions, and all instructions. Failure to do so will be at the offeror's risk.
- (b) Each offeror shall furnish the information required by the solicitation. The offeror shall sign the offer and print or type its name on the cover sheet and each continuation sheet on which it makes an entry. Erasures or other changes must be initialed by the person signing the offer. Offers signed by an agent shall be accompanied by evidence of that agent's authority, unless that evidence has been previously furnished to the HA.
- (c) Offers for services other than those specified will not be considered.

2. Submission of Offers

- (a) Offers and modifications thereof shall be submitted in sealed envelopes or packages (1) addressed to the office specified in the solicitation, and (2) showing the time specified for receipt, the solicitation number, and the name and address of the offeror.
- (b) Telegraphic offers will not be considered unless authorized by the solicitation; however, offers may be modified by written or telegraphic notice.
- (c) Facsimile offers, modifications or withdrawals will not be considered unless authorized by the solicitation.

3. Amendments to Solicitations

- (a) If this solicitation is amended, then all terms and conditions which are not modified remain unchanged.
- (b) Offerors shall acknowledge receipt of any amendments to this solicitation by
 - (1) signing and returning the amendment;
 - (2) identifying the amendment number and date in the space provided for this purpose on the form for submitting an offer,
 - (3) letter or telegram, or
 - (4) facsimile, if facsimile offers are authorized in the solicitation. The HA/HUD must receive the acknowledgment by the time specified for receipt of offers.

4. Explanation to Prospective Offerors

Any prospective offeror desiring an explanation or interpretation of the solicitation, statement of work, etc., must request it in writing soon enough to allow a reply to reach all prospective offerors before the submission of their offers. Oral explanations or instructions given before the award of the contract will not be binding. Any information given to a prospective offeror concerning a solicitation will be furnished promptly to all other prospective offerors as an amendment of the solicitation, if that information is necessary in submitting offers or if the lack of it would be prejudicial to any other prospective offerors.

5. Responsibility of Prospective Contractor

- (a) The HA shall award a contract only to a responsible prospective contractor who is able to perform successfully under the terms and conditions of the proposed contract. To be determined responsible, a prospective contractor must -
 - (1) Have adequate financial resources to perform the contract, or the ability to obtain them;

- (2) Have a satisfactory performance record;
- (3) Have a satisfactory record of integrity and business ethics:
- (4) Have a satisfactory record of compliance with public policy (e.g., Equal Employment Opportunity); and
- (5) Not have been suspended, debarred, or otherwise determined to be ineligible for award of contracts by the Department of Housing and Urban Development or any other agency of the U.S. Government. Current lists of ineligible contractors are available for inspection at the HA/HUD.
- (b) Before an offer is considered for award, the offeror may be requested by the HA to submit a statement or other documentation regarding any of the foregoing requirements. Failure by the offeror to provide such additional information may render the offeror ineligible for award.

6. Late Submissions, Modifications, and Withdrawal of Offers

- (a) Any offer received at the place designated in the solicitation after the exact time specified for receipt will not be considered unless it is received before award is made and it -
 - (1) Was sent by registered or certified mail not later than the fifth calendar day before the date specified for receipt of offers (e.g., an offer submitted in response to a solicitation requiring receipt of offers by the 20th of the month must have been mailed by the 15th);
 - (2) Was sent by mail, or if authorized by the solicitation, was sent by telegram or via facsimile, and it is determined by the HA/ HUD that the late receipt was due solely to mishandling by the HA/HUD after receipt at the HA;
 - (3) Was sent by U.S. Postal Service Express Mail Next Day Service - Post Office to Addressee, not later than 5:00 p.m. at the place of mailing two working days prior to the date specified for receipt of proposals. The term "working days" excludes weekends and U.S. Federal holidays; or
 - (4) Is the only offer received.
- (b) Any modification of an offer, except a modification resulting from the HA's request for "best and final" offer (if this solicitation is a request for proposals), is subject to the same conditions as in subparagraphs (a)(1), (2), and (3) of this provision.
- (c) A modification resulting from the HA's request for "best and final" offer received after the time and date specified in the request will not be considered unless received before award and the late receipt is due solely to mishandling by the HA after receipt at the HA.
- (d) The only acceptable evidence to establish the date of mailing of a late offer, modification, or withdrawal sent either by registered or certified mail is the U.S. or Canadian Postal Service postmark both on the envelope or wrapper and on the original receipt from the U.S. or Canadian Postal Service. Both postmarks must show a legible date or the offer, modification, or withdrawal shall be processed as if mailed late. "Postmark" means a printed, stamped, or otherwise placed impression (exclusive of a postage meter machine impression) that is readily identifiable without further action as having been supplied and affixed by employees of the U.S. or Canadian Postal Service on the date of mailing. Therefore, offerors should request the postal clerk to place a hand cancellation bull's-eye postmark on both the receipt and the envelope or wrapper.
- (e) The only acceptable evidence to establish the time of receipt at the HA is the time/date stamp of HA on the offer wrapper or other documentary evidence of receipt maintained by the HA.

General Conditions for Non-Construction Contracts

Section I — (With or without Maintenance Work)

U.S. Department of Housing and Urban Development

Office of Public and Indian Housing
Office of Labor Relations
OMB Approval No. 2577-0157 (excl. 11/30/2023)

Public Reporting Burden for this collection of information is estimated to average one hour per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. HUD may not conduct or sponsor, and an applicant is not required to respond to a collection of information unless it displays a currently valid OMB control number.

Applicability. This form HUD-5370-C has 2 Sections. These Sections must be inserted into non-construction contracts as described below:

- Non-construction contracts (without maintenance) greater than \$250,000 - use Section I;
- Maintenance contracts (including nonroutine maintenance as defined at 24 CFR 905.100) greater than \$2,000 but not more than \$250,000 - use Section II; and
- Maintenance contracts (including nonroutine maintenance), greater than \$250,000 — use Sections I and II.

Section I - Clauses for All Non-Construction Contracts greater than \$250,000

1. Definitions

The following definitions are applicable to this contract:

- (a) "Authority or Housing Authority (HA)" means the Housing Authority.
- (b) "Contract" means the contract entered into between the Authority and the Contractor. It includes the contract form, the Certifications and Representations, these contract clauses, and the scope of work. It includes all formal changes to any of those documents by addendum, Change Order, or other modification.
- (c) "Contractor" means the person or other entity entering into the contract with the Authority to perform all of the work required under the contract.
- (d) "Day" means calendar days, unless otherwise stated.
- (e) "HUD" means the Secretary of Housing and Urban development, his delegates, successors, and assigns, and the officers and employees of the United States Department of Housing and Urban Development acting for and on behalf of the Secretary.

2. Changes

- (a) The HA may at any time, by written order, and without notice to the sureties, if any, make changes within the general scope of this contract in the services to be performed or supplies to be delivered.
- (b) If any such change causes an increase or decrease in the hourly rate, the not-to-exceed amount of the contract, or the time required for performance of any part of the work under this contract, whether or not changed by the order, or otherwise affects the conditions of this contract, the HA shall make an equitable adjustment in the not-to-exceed amount, the hourly rate, the delivery schedule, or other affected terms, and shall modify the contract accordingly.
- (c) The Contractor must assert its right to an equitable adjustment under this clause within 30 days from the date of receipt of the written order. However, if the HA decides that the facts justify it, the HA may receive and act upon a

- proposal submitted before final payment of the contract.
- (d) Failure to agree to any adjustment shall be a dispute under clause Disputes, herein. However, nothing in this clause shall excuse the Contractor from proceeding with the contract as changed.
- (e) No services for which an additional cost or fee will be charged by the Contractor shall be furnished without the prior written consent of the HA.

3. Termination for Convenience and Default

- (a) The HA may terminate this contract in whole, or from time to time in part, for the HA's convenience or the failure of the Contractor to fulfill the contract obligations (default). The HA shall terminate by delivering to the Contractor a written Notice of Termination specifying the nature, extent, and effective date of the termination. Upon receipt of the notice, the Contractor shall: (i) immediately discontinue all services affected (unless the notice directs otherwise); and (ii) deliver to the HA all information, reports, papers, and other materials accumulated or generated in performing this contract, whether completed or in process.
- (b) If the termination is for the convenience of the HA, the HA shall be liable only for payment for services rendered before the effective date of the termination.
- (c) If the termination is due to the failure of the Contractor to fulfill its obligations under the contract (default), the HA may (i) require the Contractor to deliver to it, in the manner and to the extent directed by the HA, any work as described in subparagraph (a)(ii) above, and compensation be determined in accordance with the Changes clause, paragraph 2, above; (ii) take over the work and prosecute the same to completion by contract or otherwise, and the Contractor shall be liable for any additional cost incurred by the HA; (iii) withhold any payments to the Contractor, for the purpose of off-set or partial payment, as the case may be, of amounts owed to the HA by the Contractor.
- (d) If, after termination for failure to fulfill contract obligations (default), it is determined that the Contractor had not failed, the termination shall be deemed to have been effected for the convenience of the HA, and the Contractor shall been titled to payment as described in paragraph (b) above.
- (e) Any disputes with regard to this clause are expressly made subject to the terms of clause titled Disputes herein.

4. Examination and Retention of Contractor's Records

(a) The HA, HUD, or Comptroller General of the United States, or any of their duly authorized representatives shall, until 3 years after final payment under this contract, have access to and the right to examine any of the Contractor's directly pertinent books, documents, papers, or other records involving transactions related to this contract for the purpose of making audit, examination, excerpts, and transcriptions.

- (b) The Contractor agrees to include in first-tier subcontracts under this contract a clause substantially the same as paragraph (a) above. "Subcontract," as used in this clause, excludes purchase orders not exceeding \$10,000.
- (c) The periods of access and examination in paragraphs (a) and (b) above for records relating to:
 - (i) appeals under the clause titled Disputes;
 - (ii) litigation or settlement of claims arising from
 - the performance of this contract; or,
 - (iii) costs and expenses of this contract to which the HA, HUD, or Comptroller General or any of their duly authorized representatives has taken exception shall continue until disposition of such appeals, litigation, claims, or exceptions.

5. Rights in Data (Ownership and Proprietary Interest)

The HA shall have exclusive ownership of, all proprietary interest in, and the right to full and exclusive possession of all information, materials and documents discovered or produced by Contractor pursuant to the terms of this Contract, including but not limited to reports, memoranda or letters concerning the research and reporting tasks of this Contract.

6. Energy Efficiency

The contractor shall comply with all mandatory standards and policies relating to energy efficiency which are contained in the energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub.L. 94-163) for the State in which the work under this contract is performed.

7. Disputes

- (a) All disputes arising under or relating to this contract, except for disputes arising under clauses contained in Section 111, Labor Standards Provisions, including any claims for damages for the alleged breach there of which are not disposed of by agreement, shall be resolved under this clause.
- (b) All claims by the Contractor shall be made in writing and submitted to the HA. A claim by the HA against the Contractor shall be subject to a written decision by the HA.
- (c) The HA shall, with reasonable promptness, but in no event in no more than 60 days, render a decision concerning any claim hereunder. Unless the Contractor, within 30 days after receipt of the HA's decision, shall notify the HA in writing that it takes exception to such decision, the decision shall be final and conclusive.
- (d) Provided the Contractor has (i) given the notice within the time stated in paragraph (c) above, and (ii) excepted its claim relating to such decision from the final release, and (iii) brought suit against the HA not later than one year after receipt of final payment, or if final payment has not been made, not later than one year after the Contractor has had a reasonable time to respond to a written request by the HA that it submit a final voucher and release, whichever is earlier, then the HA's decision shall not be final or conclusive, but the dispute shall be determined on the merits by a court of competent jurisdiction.
- (e) The Contractor shall proceed diligently with performance of this contract, pending final resolution of any request for relief, claim, appeal, or action arising under the contract, and comply with any decision of the HA.

8. Contract Termination; Debarment

A breach of these Contract clauses may be grounds for termination of the Contract and for debarment or denial of participation in HUD programs as a Contractor and a subcontractor as provided in 24 CFR Part 24.

9. Assignment of Contract

The Contractor shall not assign or transfer any interest in this contract; except that claims for monies due or to become due from the HA under the contract may be assigned to a bank, trust company, or other financial institution. If the Contractor is a partnership, this contract shall inure to the benefit of the surviving or remaining member(s) of such partnership approved by the HA.

10. Certificate and Release

Prior to final payment under this contract, or prior to settlement upon termination of this contract, and as a condition precedent thereto, the Contractor shall execute and deliver to the HA a certificate and release, in a form acceptable to the HA, of all claims against the HA by the Contractor under and by virtue of this contract, other than such claims, if any, as may be specifically excepted by the Contractor in stated amounts set forth therein.

11. Organizational Conflicts of Interest

- (a) The Contractor warrants that to the best of its knowledge and belief and except as otherwise disclosed, it does not have any organizational conflict of interest which is defined as a situation in which the nature of work under this contract and a contractor's organizational, financial, contractual or other interests are such that:
 - Award of the contract may result in an unfair competitive advantage; or
 - () The Contractor's objectivity in performing the contract work may be impaired.
- (b) The Contractor agrees that if after award it discovers an organizational conflict of interest with respect to this contract or any task/delivery order under the contract, he or she shall make an immediate and full disclosure in writing to the Contracting Officer which shall include a description of the action which the Contractor has taken or intends to take to eliminate or neutralize the conflict. The HA may, however, terminate the contract or task/delivery order for the convenience of the HA if it would be in the best interest of the HA.
- (c) In the event the Contractor was aware of an organizational conflict of interest before the award of this contract and intentionally did not disclose the conflict to the Contracting Officer, the HA may terminate the contract for default.
- (d) The terms of this clause shall be included in all subcontracts and consulting agreements wherein the work to be performed is similar to the service provided by the prime Contractor. The Contractor shall include in such subcontracts and consulting agreements any necessary provisions to eliminate or neutralize conflicts of interest.

12. Inspection and Acceptance

(a) The HA has the right to review, require correction, if necessary, and accept the work products produced by the Contractor. Such review(s) shall be carried out within 30 days so as to not impede the work of the Contractor. Any

- product of work shall be deemed accepted as submitted if the HA does not issue written comments and/or required corrections within 30 days from the date of receipt of such product from the Contractor.
- (b) The Contractor shall make any required corrections promptly at no additional charge and return a revised copy of the product to the HA within 7 days of notification or a later date if extended by the HA.
- (c) Failure by the Contractor to proceed with reasonable promptness to make necessary corrections shall be a default. If the Contractor's submission of corrected work remains unacceptable, the HA may terminate this contract (or the task order involved) or reduce the contract price or cost to reflect the reduced value of services received.

13. Interest of Members of Congress

No member of or delegate to the Congress of the United States of America or Resident Commissioner shall be admitted to any share or part of this contract or to any benefit to arise there from, but this provision shall not be construed to extend to this contract if made with a corporation for its general benefit.

14. Interest of Members, Officers, or Employees and Former Members, Officers, or Employees

No member, officer, or employee of the HA, no member of the governing body of the locality in which the project is situated, no member of the governing body in which the HA was activated, and no other pubic official of such locality or localities who exercises any functions or responsibilities with respect to the project, shall, during his or her tenure, or for one year thereafter, have any interest, direct or indirect, in this contract or the proceeds thereof.

15. Limitation on Payments to Influence Certain Federal Transactions

(a) Definitions. As used in this clause:

"Agency", as defined in 5 U.S.C. 552(f), includes Federal executive departments and agencies as well as independent regulatory commissions and Government corporations, as defined in 31 U.S.C. 9101(1).

"Covered Federal Action" means any of the following Federal actions:

- (i) The awarding of any Federal contract;
- (ii) The making of any Federal grant;
- (iii) The making of any Federal loan;
- (iv) The entering into of any cooperative agreement; and,
- (v) The extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.

Covered Federal action does not include receiving from an agency a commitment providing for the United States to insure or guarantee a loan.

"Indian tribe" and "tribal organization" have the meaning provided in section 4 of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450B). Alaskan Natives are included under the definitions of Indian tribes in that Act.

"Influencing or attempting to influence" means making, with the intent to influence, any communication to or appearance before an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with any covered Federal action. "Local government" means a unit of government in a State and, if chartered, established, or otherwise recognized by a State for the performance of a governmental duty, including a local public authority, a special district, an intrastate district, a council of governments, a sponsor group representative organization, and any other instrumentality of a local government

"Officer or employee of an agency' includes the following individuals who are employed by an agency:

- (i) An individual who is appointed to a position in the Government under title 5, U.S.C., including a position under a temporary appointment;
- (ii) A member of the uniformed services as defined in section 202, title 18, U.S.C.;
- (iii) A special Government employee as defined in section 202, title 18, U.S.C.; and,
- (iv) An individual who is a member of a Federal advisory committee, as defined by the Federal Advisory Committee Act, title 5, appendix 2.

"Person" means an individual, corporation, company, association, authority, firm, partnership, society, State, and local government, regardless of whether such entity is operated for profit or not for profit. This term excludes an Indian tribe, tribal organization, or other Indian organization with respect to expenditures specifically permitted by other Federal law.

"Recipient" includes all contractors, subcontractors at any tier, and subgrantees at any tier of the recipient of funds received in connection with a Federal contract, grant, loan, or cooperative agreement. The term excludes an Indian tribe, tribal organization, or any other Indian organization with respect to expenditures specifically permitted by other Federal law.

"Regularly employed means, with respect to an officer or employee of a person requesting or receiving a Federal contract, grant, loan, or cooperative agreement, an officer or employee who is employed by such person for at least 130 working days within one year immediately preceding the date of the submission that initiates agency consideration of such person for receipt of such contract, grant, loan, or cooperative agreement. An officer or employee who is employed by such person for less than 130 working days within one year immediately preceding the date of submission that initiates agency consideration of such person shall be considered to be regularly employed as soon as he or she is employed by such person for 130 working days.

"State" means a State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, a territory or possession of the United States, an agency or instrumentality of a State, and a multi-State, regional, or interstate entity having governmental duties and powers.

(b) Prohibition.

- (i) Section 1352 of title 31, U.S.C. provides in part that no appropriated funds may be expended by the recipient of a Federal contract, grant, loan, or cooperative agreement to pay any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with any of the following covered Federal actions: the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension,
 - continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (v) The prohibition does not apply as follows:

- (1) Agency and legislative liaison by Own Employees.
 - (a) The prohibition on the use of appropriated funds, in paragraph (i) of this section, does not apply in the case of a payment of reasonable compensation made to an officer or employee of a person requesting or receiving a Federal contract, grant, loan, or cooperative agreement, if the payment is for agency and legislative activities not directly related to a covered Federal action.
 - (b) For purposes of paragraph (b)(i)(1)(a) of this clause, providing any information specifically requested by an agency or Congress is permitted at any time.
 - (c) The following agency and legislative liaison activities are permitted at any time only where they are not related to a specific solicitation for any covered Federal action:
 - (1) Discussing with an agency (including individual demonstrations) the qualities and characteristics of the person's products or services, conditions or terms of sale, and service capabilities; and,
 - (2) Technical discussions and other activities regarding the application or adaptation of the person's products or services for an agency's use.
 - (d) The following agency and legislative liaison activities are permitted where they are prior to formal solicitation of any covered Federal action:
 - (1) Providing any information not specifically requested but necessary for an agency to make an informed decision about initiation of a covered Federal action;
 - (2) Technical discussions regarding the preparation of an unsolicited proposal prior to its official submission; and
 - (3) Capability presentations by persons seeking awards from an agency pursuant to the provisions of the Small Business Act, as amended by Public Law 95-507 and other subsequent amendments.
 - (e) Only those activities expressly authorized by subdivision (b)(ii)(1)(a) of this clause are permitted under this clause.
- (2) Professional and technical services.
 - (a) The prohibition on the use of appropriated funds, in subparagraph (b)(i) of this clause, does not apply in the case of-
 - (i) A payment of reasonable compensation made to an officer or employee of a person requesting or receiving a covered Federal action or an extension, continuation, renewal, amendment, or modification of a covered Federal action, if payment is for professional or technical services rendered directly in the preparation, submission, or negotiation of any bid, proposal, or application for that Federal action or for meeting requirements imposed by or pursuant to law as a condition for receiving that Federal action.
 - (i) Any reasonable payment to a person, other than an officer or employee of a

- person requesting or receiving a covered Federal action or an extension, continuation, renewal, amendment, or modification of a covered Federal action if the payment is for professional or technical services rendered directly in the preparation, submission, or negotiation of any bid, proposal, or application for that Federal action or for meeting requirements imposed by or pursuant to law as a condition for receiving that Federal action. Persons other than officers or employees of a person requesting or receiving a covered Federal action include consultants and trade associations.
- (b) For purposes of subdivision (b)(ii)(2)(a) of clause, "professional and technical services" shall be limited to advice and analysis directly applying any professional or technical discipline.
- (c) Requirements imposed by or pursuant to law as a condition for receiving a covered Federal award include those required by law or regulation, or reasonably expected to be required by law or regulation, and any other requirements in the actual award documents.
- (d) Only those services expressly authorized by subdivisions (b)(ii)(2)(a)(i) and (ii) of this section are permitted under this clause.
- (iii) Selling activities by independent sales representatives.
- (c) The prohibition on the use of appropriated funds, in subparagraph (b)(i) of this clause, does not apply to the following selling activities before an agency by independent sales representatives, provided such activities are prior to formal solicitation by an agency and are specifically limited to the merits of the matter:
 - Discussing with an agency (including individual demonstration) the qualities and characteristics of the person's products or services, conditions or terms of sale, and service capabilities; and
 - (ii) Technical discussions and other activities regarding the application or adaptation of the person's products or services for an agency's use.
- (d) Agreement. In accepting any contract, grant, cooperative agreement, or loan resulting from this solicitation, the person submitting the offer agrees not to make any payment prohibited by this clause.
- (e) Penalties. Any person who makes an expenditure prohibited under paragraph (b) of this clause shall be subject to civil penalties as provided for by 31 U.S.C. 1352. An imposition of a civil penalty does not prevent the Government from seeking any other remedy that may be applicable.
- (f) Cost Allowability. Nothing in this clause is to be interpreted to make allowable or reasonable any costs which would be unallowable or unreasonable in accordance with Part 31 of the Federal Acquisition Regulation (FAR), or OMB Circulars dealing with cost allowability for recipients of assistance agreements. Conversely, costs made specifically unallowable by the requirements in this clause will not be made allowable under any of the provisions of FAR Part 31 or the relevant OMB Circulars.

16. Equal Employment Opportunity

During the performance of this contract, the

Contractor/Seller agrees as follows:

(a)The [contractor/seller] will not discriminate against any emplo yee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, disability, or national origin. The

[contractor/seller] will take affirmative action to ensure that appli cants are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, sexual orientation, gender identity, disability, or national origin. Such action shall in dude, but not be limited to the following: Employment, upgrading, demotion, or transfer, recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The [contractor/seller] agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the contracting officer setting forth the provisions of this nondiscrimination clause.

(b)The [contractor/seller] will, in all solicitations or advertisement s for employees placed by or on behalf of the [contractor/seller], state that all qualified applicants will receive consideration for employ ment without regard to race, color, religion, sex, sexual orientation, gender identity, disability, or national origin.

(c)The [contractor/seller] will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instance s in which an employee who has access to the compensation inform ation of other employees or applicants as a part of such employee's essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have acces s to such information, unless such disclosure is in response to a form al complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the emplo yer, or is consistent with the [contractor/seller]'s legal duty to furnish information.

(d)The [contractor/seller] will send to each labor union or representat ive of workers with which it has a collective bargaining agreement or oth er contract or understanding, a notice to be provided by the agency contracting officer, advising the labor union or workers' representative of the [contractor/seller] 's commitments under section 202 of Executive Order 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

(e)The [contractor/seller] will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations, and relevant orders of the Secretary of Labor.

f)The [contractor/seller] will furnish all information and reports re quired by Executive Order 11246 of September 24, 1965, and by the rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to his books, records, and accounts by the contracting agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

(g)In the event of the [contractor/seller]'s non-compliance with the nondiscrimination clauses of this contract or with any of such rule s, regulations, or orders, this contract may be canceled, terminated or suspended in whole or in part and the [contractor/seller] may be declared ineligible for further Government contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies in yoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

nondiscrimination clauses of this contract or with any of such rules, regulations, or orders, this contract may be canceled, terminated or suspended in whole or in part and the [contractor/seller] may be declared ineligible for further Government contracts in acc ordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.

(h) The [contractor/seller] will include the provisions of paragraphs (a) through (h) in every subcontract or purchase order unless exe mpted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each sub[contractor/seller] or vendor. The [contractor/seller] will

(g)In the event of the [contractor/seller]'s non-compliance with the

September 24, 1965, so that such provisions will be binding upon each sub[contractor/seller] or vendor. The [contractor/seller] will take such action with respect to any subcontract or purchase order as may be directed by the Secretary of Labor as a means of enforcing such provisions including sanctions for noncompliance: Provided, however, that in the event the [contractor/seller] becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the [contractor/seller] may request the United States to enter into such litigation to protect the interests of the United States.

17. Equal Opportunity for Workers with Disabilities

1.The [contractor/seller] will not discriminate against any e mployee or applicant for employment because of physical or mental disability in regard to any position for which the employee or applican t for employment is qualified. The [contractor/seller] agrees to take aff irmative action to employ and advance in employment individuals with disabilities, and to treat qualified individuals without discrimination o n the basis of their physical or mental disability in all employment practices, including the following:

i.Recruitment, advertising, and job application procedures; ii.Hiring, upgrading, promotion, award of tenure, demotion, transfer, layoff, termination, right of return from layoff and rehiring; iii.Rates of pay or any other form of compensation and chan ges in compensation;

iv.Job assignments, job classifications, organizational struct ures, position descriptions, lines of progression, and seniority lists;

v.Leaves of absence, sick leave, or any other leave; vi.Fringe benefits available by virtue of employment,

whether or not administered by the [contractor/seller]; vii.Selection and financial support for training, including app renticeship, professional meetings, conferences, and other related

activities, and selection for leaves of absence to pursue training; viii.Activities sponsored by the [contractor/seller] including social or recreational programs; and

ix. Any other term, condition, or privilege of employment.

2.The [contractor/seller] agrees to comply with the rules, regulations, and relevant orders of the Secretary of Labor issued pursuant to the

3.In the event of the [contractor/seller] noncompliance with the requirements of this clause, actions for noncompliance may be taken in accordance with the rules, regulations, and relevant orders of the Secretary of Labor issued pursuant to the act.

4.The [contractor/seller] agrees to post in conspicuous places, available to employees and applicants for employment, notices in a form to be prescribed by the Director, Office of Federal Contract Compliance Programs, provided by or through the contracting officer. Such notices shall state the rights of applicants and employees as well as the [contractor/seller] 's obligation under the law to take affirmative action to employ and advance in employment qualified employees and applicants with disabilities.

The [contractor/seller] must ensure that applicants or employees with disabilities are provided the notice in a form that is accessible and understandable to the individual applicant or employee (e.g., providing Brail or large print versions of the notice, or posting a copy of the notice at a lower height for easy viewing by a person using a wheelchair). With respect to employees who do not work at a physical location of the [contractor/seller], a [contractor/seller] will satisfy its posting obligations by posting such notices in an electronic format, provided that the [contractor/seller] provides computers, or access to computers, that can access the electronic posting to such employees, or the [contractor/seller] has actual know ledge that such employees otherwise are able to access the electronically posted notices. Electronic notices for employees must be post ed in a conspicuous location and format on the company's intranet or sent by electronic mail to employees. An electronic posting must be used by the [contractor/seller] to notify job applicants of their rights if the [contractor/seller] utilizes an electronic application process. Such electronic applicant notice must be conspicuously stored with, or as part of, the electronic application.

5.The [contractor/seller] will notify each labor organization or representative of workers with which it has a collective bargaining agreement or other contract understanding, that the [contractor/seller] is bound by the terms of section 503 of the Rehabilitation Act of 1973, as amended, and is committed to take affirmative action to employ and advance in employment, and shall not discriminate against, individuals with physical or mental disabilities.

6.The [contractor/seller] will include the provisions of this clause in every subcontract or purchase order in excess of \$ 10,000, unless exempted by the rules, regulations, or orders of the Secretary issued pursuant to section 503 of the act, as amended, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the Director, Office of Federal Contract Compliance Programs may direct to enforce such provisions, including action for noncompliance.

7.The [contractor/seller] must, in all solicitations or advertisements for employees placed by or on behalf of the [contractor/seller], state that all qualified applicants will receive consideration for employment and will not be discriminated against on the basis of disability.

18. Dissemination or Disclosure of Information

No information or material shall be disseminated or disclosed to the general public, the news media, or any person or organization without prior express written approval by the HA.

19. Contractor's Status

It is understood that the Contractor is an independent contractor and is not to be considered an employee of the HA, or assume any right, privilege or duties of an employee, and shall save harmless the HA and its employees from claims suits, actions and costs of every description resulting from the Contractor's activities on behalf of the HA in connection with this Agreement.

20. Other Contractors

HA may undertake or award other contracts for additional work at or near the site(s) of the work under this contract. The contractor shall fully cooperate with the other contractors and with HA and HUD employees and shall carefully adapt scheduling and performing the work under this contract to accommodate the additional work, heeding any direction that may be provided by the Contracting Officer. The contractor shall not commit or permit any act that will interfere with the performance of work by any other contractor or HA employee.

21. Liens

The Contractor is prohibited from placing a lien on HA's property. This prohibition shall apply to all subcontractors.

22. Training and Employment Opportunities for Residents in the Project Area (Section 3, HUD Act of 1968; 24 CFR 135)

- (a) The work to be performed under this contract is subject to the requirements of section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u (section 3). The purpose of section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons, particularly persons who are recipients of HUD assistance for housing.
- (b) The parties to this contract agree to comply with HUD's regulations in 24 CFR Part 75, which implement section 3. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual or other impediment that would prevent them from complying with the Part 75 regulations.
- (c) The contractor agrees to send to each labor organization or representative of workers with which the contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the contractor's commitments under this section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the section 3 prioritization requirements, and shall state the minimum percentages of labor hour requirements established in the Benchmark Notice (FR-6085-N-04)..
- (d) The contractor agrees to include this section 3 clause in every subcontract subject to compliance with regulations in 24 CFR Part 75, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this section 3 clause, upon a finding that the subcontractor is in violation of the regulations in 24 CFR Part 75. The contractor will not subcontract with any subcontractor where the contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CFR Part 75.
- (e) Noncompliance with HUD's regulations in 24 CFR Part 75 may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts
- (f) Contracts, subcontracts, grants, or subgrants subject to Section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 5307(b)) or subject to tribal preference requirements as authorized under 101(k) of the Native American Housing Assistance and Self-Determination Act (25 U.S.C. 4111(k)) must provide preferences in employment, training, and business opportunities to Indians and Indian organizations, and are therefore not subject to the requirements of 24 CFR Part 75.

23. Procurement of Recovered Materials

(a) In accordance with Section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act, the Contractor shall procure items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR Part 247 that contain the highest percentage of recovered

- materials practicable consistent with maintaining a satisfactory level of competition. The Contractor shall procure items designated in the EPA guidelines that contain the highest percentage of recovered materials practicable unless the Contractor determines that such items: (1) are not reasonably available in a reasonable period of time; (2) fail to meet reasonable performance standards, which shall be determined on the basis of the guidelines of the National Institute of Standards and Technology, if applicable to the item; or (3) are only available at an unreasonable price.
- (b) Paragraph (a) of this clause shall apply to items purchased under this contract where: (1) the Contractor purchases in excess of \$10,000 of the item under this contract; or (2) during the preceding Federal fiscal year, the Contractor: (i) purchased any amount of the items for use under a contract that was funded with Federal appropriations and was with a Federal agency or a State agency or agency of a political subdivision of a State; and (ii) purchased a total of in excess of \$10,000 of the item both under and outside that contract

- (f) The only acceptable evidence to establish the date of mailing of a late offer, modification, or withdrawal sent by Express Mail Next Day Service-Post Office to Addressee is the date entered by the post office receiving clerk on the "Express Mail Next Day Service-Post Office to Addressee" label and the postmark on both the envelope or wrapper and on the original receipt from the U.S. Postal Service. "Postmark" has the same meaning as defined in paragraph (c) of this provision, excluding postmarks of the Canadian Postal Service. Therefore, offerors should request the postal clerk to place a legible hand cancellation bull's eye postmark on both the receipt and the envelope or wrapper.
- (g) Notwithstanding paragraph (a) of this provision, a late modification of an otherwise successful offer that makes its terms more favorable to the HA will be considered at any time it is received and may be accepted.
- (h) If this solicitation is a request for proposals, proposals may be withdrawn by written notice, or if authorized by this solicitation, by telegram (including mailgram) or facsimile machine transmission received at any time before award. Proposals may be withdrawn in person by a offeror or its authorized representative if the identity of the person requesting withdrawal is established and the person signs a receipt for the offer before award. If this solicitation is an invitation for bids, bids may be withdrawn at any time prior to bid opening.

7. Contract Award

- (a) The HA will award a contract resulting from this solicitation to the responsible offeror whose offer conforming to the solicitation will be most advantageous to the HA, cost or price and other factors, specified elsewhere in this solicitation, considered.
- (b) The HA may
 - (1) reject any or all offers if such action is in the HA's interest,
 - (2) accept other than the lowest offer,
 - (3) waive informalities and minor irregularities in offers received, and (4) award more than one contract for all or part of the requirements stated.
- (c) If this solicitation is a request for proposals, the HA may award a contract on the basis of initial offers received, without discussions. Therefore, each initial offer should contain the offeror's best terms from a cost or price and technical standpoint.

- (d) A written award or acceptance of offer mailed or otherwise furnished to the successful offeror within the time for acceptance specified in the offer shall result in a binding contract without further action by either party. If this solicitation is a request for proposals, before the offer's specified expiration time, the HA may accept an offer, whether or not there are negotiations after its receipt, unless a written notice of withdrawal is received before award. Negotiations conducted after receipt of an offer do not constitute a rejection or counteroffer by the HA.
- (e) Neither financial data submitted with an offer, nor representations concerning facilities or financing, will form a part of the resulting contract.

8. Service of Protest

Any protest against the award of a contract pursuant to this solicitation shall be served on the HA by obtaining written and dated acknowledgment of receipt from the HA at the address shown on the cover of this solicitation. The determination of the HA with regard to such protest or to proceed to award notwithstanding such protest shall be final unless appealed by the protestor.

9. Offer Submission

Offers shall be submitted as follows and shall be enclosed in a sealed envelope and addressed to the office specified in the solicitation. The proposal shall show the hour and date specified in the solicitation for receipt, the solicitation number, and the name and address of the offeror, on the face of the envelope.

It is very important that the offer be properly identified on the face of the envelope as set forth above in order to insure that the date and time of receipt is stamped on the face of the offer envelope. Receiving procedures are: date and time stamp those envelopes identified as proposals and deliver them immediately to the appropriate contracting official, and only date stamp those envelopes which do not contain identification of the contents and deliver them to the appropriate procuring activity only through the routine mail delivery procedure.

[Describe bid or proposal preparation instructions here:]

Equal Employment Opportunity Certification

Excerpt From 41 CFR §60-1.4(b)

U.S. Department of Housing and Urban Development Office of Housing Federal Housing Commissioner **Department of Veterans Affairs**

OMB Control No. 2502-0029 (exp. 4/30/2020)

The applicant hereby agrees that it will incorporate or cause to be incorporated into any contract for construction work, or modification thereof, as defined in the regulations of the Secretary of Labor at 41 CFR Chapter 60, which is paid for in whole or in part with funds obtained from the Federal Government or borrowed on the credit of the Federal Government pursuant to a grant, contract, loan insurance, or guarantee, or undertaken pursuant to any Federal program involving such grant, contract, loan, insurance, or guarantee, the following equal opportunity clause:

During the performance of this contract, the contractor agrees as follows:

- (1) The contractor will not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The contractor will take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, or national origin, such action shall include, but not be limited to the following: Employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of this nondiscrimination clause.
- (2) The contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, or national origin.
- (3) The contractor will send to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, a notice to be provided advising the said labor union or workers' representatives of the contractor's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- (4) The contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations and relevant orders of the Secretary of Labor.
- (5) The contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto, and will permit access to its books, records, and accounts by the administering agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.

- (6) In the event of the contractor's noncompliance with the nondiscrimination clauses of this contract or with any of the said rules, regulations, or orders, this contract may be canceled, terminated, or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or federally assisted construction contracts in accordance with procedures authorized in Executive Order 11246 of September 24, 1965, and such other sanctions may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation, or order of the Secretary of Labor, or as otherwise provided by law.
- (7) The contractor will include the portion of the sentence immediately preceding paragraph (1) and the provisions of paragraphs (1) through (7) in every subcontract or purchase order unless exempted by rules, regulations, or orders of the Secretary of Labor issued pursuant to section 204 of Executive Order 11246 of September 24, 1965, so that such provisions will be binding upon each subcontractor or vendor. The contractor will take such action with respect to any subcontract or purchase order as the administering agency may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, That in the event a contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency the contractor may request the United States to enter into such litigation to protect the interests of the United States.

The applicant further agrees that it will be bound by the above equal opportunity clause with respect to its own employment practices when it participates in federally assisted construction work:

Provided, That if the applicant so participating is a State or local government, the above equal opportunity clause is not applicable to any agency, instrumentality or subdivision of such government which does not participate in work on or under the contract.

The applicant agrees that it will assist and cooperate actively with the administering agency and the Secretary of Labor in obtaining the compliance of contractors and subcontractors with the equal opportunity clause and the rules, regulations, and relevant orders of the Secretary of Labor, that it will furnish the administering agency and the Secretary of Labor such information as they may require for the supervision of such compliance, and that it will otherwise assist the administering agency in the discharge of the agency's primary responsibility for securing compliance.

The applicant further agrees that it will refrain from entering into any contract or contract modification subject to Executive Order 11246 of September 24, 1965, with a contractor debarred from, or who has not demonstrated eligibility for, Government contracts and Federally-assisted construction contracts pursuant to the Executive order and will carry out such sanctions and penalties for violation of the equal opportunity clause as may be imposed

Firm Name and Address	Ву
	Title

upon contractors and subcontractors by the administering agency or the Secretary of Labor pursuant to Part II, Subpart D of the Executive order. In addition, the applicant agrees that if it fails or refuses to comply with these undertakings, the administering agency may take any or all of the following actions: Cancel, terminate, or suspend in whole or in part this grant (contract, loan, insurance, guarantee); refrain from extending any further assistance to the applicant under the program with respect to which the failure or refund occurred until satisfactory assurance of future compliance has been received from such applicant; and refer the case to the Department of Justice for appropriate legal proceedings.

Excerpt from HUD Regulations

200.410Definition of term "applicant".

- (a) In multifamily housing transactions where controls over the mortgagor are exercised by the Commissioner either through the ownership of corporate stock or under the provisions of a regulatory agreement, the term "applicant" as used in this subpart shall mean the mortgagor.
- (b) In transactions other than those specified in paragraph(a) of this section, the term "applicant" as used in this subpart shall mean the builder, dealer or contractor performing the construction, repair or rehabilitation work for the mortgagor or other borrower.

200.420Equal Opportunity Clause to be included in contracts and subcontracts.

- (a) The following equal opportunity clause shall be included in each contract and subcontract which is not exempt:
 - During the performance of this contract, the contractor agrees as follows:
 - (1) The contractor will not discriminate against any employee or applicant for employment because of race, creed, color, or national origin. The contractor will take affirmative action to ensured that applicants are employed, and that employees are treated during employment without regard to their race, creed, color, or national origin. Such action shall include, but not be limited to the following: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided setting forth the provisions of the nondiscrimination clause.
 - (2)The contractor will 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 race, creed, color, or national origin.
 - (3) The contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided, advising the said labor union or workers' representative of the contractor's commitments under this section, and shall post copies of the notices in conspicuous places available to employees and applicants for employment.
 - (4) The contractor will comply with all provisions of Executive Order 10925 of March 6 1961, as amended, and of the regulations, and relevant orders of the President's Committee on Equal Employment Opportunity created thereby.

- (5) The contractor will furnish all information and reports required by Executive Order 10925 of March 6, 1961, as amended, and by the regulations, and orders of the said Committee, or pursuant thereto, and will permit access to his books, records, and accounts by HUD and the Committee for purposes of investigation to ascertain compliance with such regulations, and orders.
- (6) In the event of the contractor's non-compliance with the nondiscrimination clause of this contract or with any of the said regulations, or orders, this contract may be cancelled, terminated or suspended in whole or in part and the contractor may be declared ineligible for further Government contracts or Federally-assisted construction contracts in accordance with procedures authorized in Executive Order 10925 of March 6, 1961, as amende, and such other sanctions may be imposed and remedies invoke s provided in the said Executive Order or by regulations, or order of the President's Committee on Equal Employment Opportunity, or as otherwise provided by law.
- (7) The contractor will include the provisions of Paragraphs(1) through (7) in every subcontract or purchase order unless exempted by regulations, or orders of the President's Committee on Equal Employment Opportunity issued pursuant to Section 303 of Executive Order 10925 of March 6, 1961, as amended, so that such provisions will be binding upon each subcontractor or vender. The contractor will take such action with respect to any subcontract or purchase orders as HUD may direct as a means of enforcing such provisions, including sanctions for noncompliance: Provided, however, that in the event the contractor becomes involved in, or is threatened with, litigation with a subcontractor or vender as a result of such direction by HUD, the contractor may request the United States to enter into such litigation to protect the interests of the United States.
- (b) Except in subcontracts for the performance of construction work at the site of construction, the clause is not required to be inserted in subcontracts below the second tier. Subcontracts may incorporate by referenced to the equal opportunity clause.

200.425Modification in and exemptions from the regulations in this subpart.

- (a) The following transactions and contracts are exempt from the regulations in this subpart:
 - (1) Loans, mortgages, contracts and subcontracts not exceeding \$10,000.
 - (2) Contract and subcontracts not exceeding \$100,000 for standard commercial supplies or raw material;
 - (3)Contracts and subcontracts under which work is to be or has been performed outside the United States and where no recruitment of workers within the United States in involved. To the extent that work pursuant to such contracts is done within the United States, the equal opportunity clause shall be applicable;
 - (4) Contracts for the sale of Government property where no appreciable amount of work is involved; and
 - (5) Contracts and subcontracts for an indefinite quantity which are not to extend for ore than one year if the purchaser determines that the amounts to be ordered under any such contract or subcontract are not reasonably expected to exceed \$100,000 in the case of contracts or subcontracts for standard commercial supplies and raw materials, or \$10,000 in the case of all other contracts and subcontracts.