**APPENDIX E**

**Bid and Contract Documents for**

**Engineering/Architectural/Surveying Services Contracts**

* Step by Step – Solicitation and Selection Process
* RFQ Sample**s** - Cover Letter
* Samples - Newspaper Advertisement
* Sample RFQ for Engineering
* Sample Engineering/Architectural/Surveying Services Contract
* Monthly Status Report (Exhibit 1.)
* Sample Engineering/Architectural/Surveying Rating Sheet

**Step-by-Step**

**Selection of Engineering/Architectural/Land Surveying Services**

**For administration and other professional services, see Appendix D.**

***Note: A contractor that intends to respond to the Request for Qualifications may NOT participate in the development or drafting of specifications, requirements, statements of work, or invitations for bids or requests for proposals/qualifications, including, but not limited to, the development of the scoring criteria, the final selection of firms to be contacted, or the scoring of proposals. (See 2 CFR 200.319(a))***

**Step 1. Establish or appoint a local Selection Review Committee**

The City/County should establish a Selection Review Committee to determine the criteria to select and rate competing Respondents. The committee must include at least one local elected official (such as the mayor or county judge), a member of the elected governing body, or a city/county employee with authority to act on behalf of the local elected official in this capacity. The committee must include at least one local official, such as a member of the elected governing body. The committee may consist of the entire local governing body; a subset of the governing body; other officers or employees of the locality; employees or officers of third-party public utilities served through the project; or other relevant persons.

Committee members may not have any real or potential conflicts of interest with any of the individuals, firms, or agencies under review (e.g., family relationships, close friendships, business dealings), and no person who might potentially receive benefits from CDBG-assisted activities may participate in the selection, award, or administration of a contract supported by CDBG funding if he or she has a real or apparent conflict of interest.

**Step 2. Determine the Scope of Services**

Determine the scope of services required. The scope of work should itemize the tasks needed, with timeframes and achievable goals.

[Sample scopes of work can be found in the sample Request for Qualifications (RFQ) in this Appendix.]

**Step 3. Determine the Written Selection Criteria to Evaluate Respondents**

Develop written weighted criteria that will be used to evaluate proposals and determine the contract selection award based on the proposed CDBG project. Cost or price is NOT used as a selection factor.

The local governing body, which has final authority to approve all professional services contracts, should be closely involved in the establishment of these written selection criteria.

**Step 4. Develop the Request for Qualifications (RFQ) Package**

Develop a RFQ package to issue to potential respondents. The RFQ package must contain the following three parts. See Sample RFQ in this Appendix.

* Cover Letter
* Request for Qualifications (RFQ)
	+ The invitation, including specifications and attachments, must clearly describe the scope of services required and identify the factors that will be used to evaluate proposals.
	+ It is possible to solicit and procure for preliminary engineering services and design engineering services in one step. A preliminary engineering report ( **i.e.** Table **2 [Text deleted]** of the TxCDBG application **which consists of a budget justification identifying project activities/materials with cost estimates**) must be prepared by a registered professional. The RFQ must clearly indicate that bids are being solicited for both preliminary engineering and design engineering services, and must clearly separate the scope of the services associated with preparing the preliminary engineering report for the TxCDBG application and the scope associated with designing the plans and specifications for the project.
* The RFQ should request that the proposal include/address the following factors:
	+ - Statement of qualifications;
		- Work experience;
		- Capacity to perform the specific proposed task;
		- Technical expertise;
		- Ability to meet schedules;
		- Proximity to the area of the proposed work;
		- Familiarity with the area of the proposed work;
		- References – list of past/current clients; etc.
* Sample Contract

**Step 5. Advertise the RFQ**

Advertise RFQ in a locally distributed newspaper. This may be a paper published in the community, or a regional paper that is available locally.

The proposal deadline must be no less than 10 (ten) days after the publication of the advertisement and contact date of the RFQ.

The City/County may send a copy of its bid advertisement of the request for qualifications to MWBE@texasagriculture.gov to help satisfy the MBE/SBE/WBE requirement of promoting small, minority and female owned businesses.

See Sample of the bid advertisement in this Appendix.

**Step 6. Send RFQ to at least Five (5) Individuals / Firms**

Prepare a list of potential firms/individuals

* + Use TDA’s website or the Texas Comptroller of Public Accounts Historically Underutilized Business (HUB) Directory.
	+ Include MBE/SBE/WBE and/or Section 3 individuals/firms in the listing.

Send RFQ package to a minimum of five individuals/firms by email, fax, and/or return receipt mail.

* + Document reasons for selecting such individuals/firms for local files.
	+ Document evidence of contacting five (5) individuals/ firms.
		- If email/fax, print verifiable evidence that email/fax sent.
		- If mail, send return receipt.

The proposal submission deadline must allow at least ten (10) days after the RFQ was sent to these individuals/firms.

**Step 7. Evaluate and Rate Proposals**

After the proposal submission deadline, review each proposal received by the deadline and evaluate the Respondent’s experience, work performance, and capacity to perform either:

* By using prior experience with Respondent(s); and/or
* By contacting all references for the Respondent.

Apply the established evaluation criteria to score each Respondent. Document ratings.

**Step 8. Select Respondent**

Determine the most qualified provider of services on the basis of demonstrated competence and qualifications.

Once the most highly qualified respondent is identified, request a price proposal. As necessary, negotiate with that provider a fair and reasonable price.

[Text deleted]

If negotiations with the most highly qualified respondent are unsuccessful, formally end negotiations with that provider. Select the next most highly qualified provider and attempt to negotiate a fair and reasonable price. Repeat this process to select and negotiate with providers until a fair and reasonable priced contract can be awarded.

**Step 9. Clear Respondent for Federal Requirements**

SAM Clearance

* Prior to awarding the contract, verify the Respondent is not listed (is not debarred) through the System for Award Management ([www.SAM.gov](http://www.SAM.gov)).

Environmental Exemption Determination

[Text deleted] For planning services and environmental exemption guidance, please refer to Chapter 3 of this Manual.

**Step 10. Approve the Selected Respondent and Award Contract**

Prepare contract for execution by all parties. (See Sample Contract in this Appendix.)

Present selection to the City Council/Commissioner’s Court.

City Council/County Commissioner’s Court approves selection of firm/individual.

* The local governing body has the final authority to award contracts but may select another Respondent if the minutes of the local governing body meeting include justification for the selection.

City council/county commissioner’s court approves and executes contract.

* The award and the execution of the contract may/may not occur at the same meeting.

If the engineer is procured for both application assistance (pre-application) and implementation services (post award), the contract should clearly separate costs associated with preparation of the application and those actual engineering associated with the implementation of the TxCDBG project.

**NOTE: TxCDBG funds and matching funds may not be used to pay/reimburse for services dated prior to the date of the TxCDBG grant contract with the exception of eligible pre-award costs/activities approved by TDA through the pre-agreement process. The approved pre-agreement costs do not include any services provided prior to submittal of the application. If a professional services contract is preselected and a contract is entered into prior to grant award, it should include a statement which states that in the event TxCDBG funds are not awarded to [City/County], the contract shall be terminated by [City/County].**

**Step 11. Submit the Financial Interest Report Form 503**

Submit the *Financial Interest Report* (Form A503) to TDA within 30 days of executing the contract. This requirement applies to all administrative and professional services subcontractors as well.

Note - For Monitoring purposes:

The City/County must maintain and make available all documentation utilized during the RFQ process, including but not limited to:

* Proof of advertisement(tear sheet/full-page advertisement/photo copy with publisher’s identification and date/publisher’s affidavit)
* Proof that 5 or more Firms/Individuals were contacted for proposals
* A complete RFQ packet: Cover letter, request for qualifications, rating sheet (if utilized) and a sample contract
* Proof that all proposals were received by the City/County, with note or stamped date/time received
* [Text deleted]
* Verification that the Firm and Principals of Firm are not on the SAM.gov debarred list (printout of SAM.gov page with date)
* Meeting Minutes documenting the award
* An Executed Contract

**SAMPLE 1- Request for Qualifications (RFQ) Cover Letter – Post-Award**

Date

Addressee

(To be sent to 5 or more local/regional firms)

Re: TxCDBG Contract No. \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Dear \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ :

Attached is a copy of the City's/County’s Request for Qualifications for (*name type of work e.g. Engineering/Architectural/Surveying Services*) under its Texas Community Development Block Grant contract with the Texas Department of Agriculture - Office of Rural Affairs (TDA) to carry out (e.g. *water system improvements*) in the City/County of \_\_\_\_\_\_\_. The submission requirements for this proposal are also included on the attached Request for Qualifications (RFQ) form. Firms and/or individuals should have past experience with federally funded programs. Please submit a proposal of services and statement of qualifications to:

*Insert City/County Contact Person*

*Insert City/County Mailing Address*

The deadline for submission of proposals is (*Date & Time - at least ten days from mailing/emailing*) . The City/County of \_\_\_\_\_\_\_ reserves the right to negotiate with any and all persons or firms submitting proposals, per the Texas Professional Services Procurement Act and the Uniform Grant and Contract Management Standards.

The City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ is an Affirmative Action/Equal Opportunity Employer.

Sincerely,

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Mayor/County Judge

**SAMPLE 2 - Request for Qualifications (RFQ) for Engineering/Architecture/Surveying Services - Cover Letter**

**Pre-Award and Post-Award Services**

*Date*

*Addressee*

(*to be sent to 5 or more firms*)

Re: Proposed Contract Funding for the \_\_\_\_\_\_\_\_\_\_\_ (*specify year(s) and program fund(s) e.g. 2017-2018 Texas Community Development Fund)*

Dear \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_:

Attached is a copy of the City/County of \_\_\_\_\_\_\_\_’s Request for Qualifications for \_\_\_\_\_\_\_\_\_\_(*name type of work e.g. preliminary engineering services and design engineering services*). These services are being solicited to assist the City/County of \_\_\_\_\_\_\_\_ in its application and project implementation of a contract, if awarded, from the \_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*specify year(s) and program fund(s) e.g. 2017-2018 Texas Community Development Fund)* of the Texas Community Development Block Grant Program of the Texas Department of Agriculture – Office of Rural Affairs (TDA). The City/County of \_\_\_\_\_\_\_\_ will be applying for such funding to support the following \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_(*eligible activities e.g.* *water system improvements - if known*) in the City/County of \_\_\_\_\_\_\_\_\_\_\_\_ .

The submission requirements for this proposal are also included on the attached Request for Qualifications (RFQ) form. Firms and/or individuals should have past experience with federally funded programs. Please submit a proposal of services and statement of qualifications to:

*Insert City/County Contact Person*

*Insert City/County Mailing Address*

The deadline for submission of proposals is \_\_\_\_\_\_\_\_\_\_\_\_\_ (*Date & Time - at least ten days from mailing/emailing*). The City/County of \_\_\_\_\_\_\_\_\_\_\_\_ reserves the right to negotiate with any and all persons or firms submitting proposals, per the Texas Professional Services Procurement Act and the Uniform Grant and Contract Management Standards.

The City/County of \_\_\_\_\_\_\_ is an Affirmative Action/Equal Opportunity Employer.

Sincerely,

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Mayor/County Judge

## Sample 1 - Newspaper Advertisement – Post-Award

(DATE)

 (ENGINEERING/ARCHITECTURAL/SURVEYING SERVICES)

PUBLIC NOTICE

The City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_ has recently received a Texas Community Development Block Grant award from the Texas Department of Agriculture Office of Rural Affairs (TDA) for \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_(*e.g. water system improvements*). Accordingly, the City/County is seeking to contract with a qualified Engineering/Architectural/Surveying Firm (individual/firm) to prepare all preliminary and final design plans and specifications, and to conduct all necessary interim and final inspections.

Please submit your proposal of services and a statement of qualifications for the proposed services to the address below:

*Insert City/County contact person*

*Insert City/County full address*

Proposals shall be received by the City/County no later than \_\_\_\_\_ am/pm on the (*Date -* which must be at least ten (10) days after this publication and contact dates of the RFQ**).** The City/County reserves the right to negotiate with any and all individuals or firms that submit proposals, as per the Texas Professional Services Procurement Act and the Uniform Grant and Contract Management Standards. Section 3 Residents and Business Concerns, Minority Business Enterprises, Small Business Enterprises and Women Business Enterprises are encouraged to submit proposals.

The City/County of \_\_\_\_\_\_\_ is an Affirmative Action/Equal Opportunity Employer.

***[NOTE TO GRANT RECIPIENT: The proposal deadline must be no less than 10 (ten) days after the publication of this advertisement and the contact dates of the RFQ.]***

## Sample 2 - Newspaper Advertisement – Pre-Award and Post- Award

(DATE)

ENGINEERING/ARCHITECTURE/SURVEYING SERVICES

PUBLIC NOTICE

The City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_ plans to apply for the upcoming \_\_\_\_\_\_\_\_\_\_\_\_\_\_ (*e.g. specify years and program fund(s) e.g. 2017-2018 Texas Community Development Fund*) from the Texas Community Development Block Grant (TxCDBG) Program of the Texas Department of Agriculture (TDA).Accordingly, the City/County is seeking to contract with a qualified Engineering/Architectural/Surveying Firm (individual/firm) to prepare all preliminary and final design plans and specifications, and to conduct all necessary interim and final inspections. These services are being solicited to assist the City/County in its application preparation and project implementation of a TxCDBG contract, if awarded, to support the following \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_(*include* *eligible activities e.g.* *water system improvements - if known*) in the City/County of \_\_\_\_\_\_\_\_\_\_\_\_.

Please submit your proposal of services and a statement of qualifications for the proposed services to the address below:

*Insert City/County contact person*

*Insert City/County full address*

Proposals shall be received by the City/County no later than \_\_\_\_\_ am/pm on the (*Date* - which must be at least ten (10) days after this publication and contact dates of the RFP). The City/County reserves the right to negotiate with any and all individuals or firms that submit proposals, as per the Texas Professional Services Procurement Act and the Uniform Grant and Contract Management Standards. Section 3 Residents and Business Concerns, Minority Business Enterprises, Small Business Enterprises and Women Business Enterprises are encouraged to submit proposals.

The City/County of \_\_\_\_\_\_\_ is an Affirmative Action/Equal Opportunity Employer.

***[NOTE TO GRANT RECIPIENT: The proposal deadline must be no less than 10 (ten) days after the publication of this advertisement and the contact dates of the RFQ.]***

**Sample 3 - Newspaper Advertisement**

COMBINED

ENGINEERING & ADMINISTRATION/PROFESSIONAL SERVICES – **Pre-Award and Post-Award**

PUBLIC NOTICE

The City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ seeks to develop an application to the Texas Department of Agriculture for the 2017/2018 Community Development Fund for eligible activities associated to the Texas Community Development Block Grant Program. Accordingly, the City/County is separately soliciting (A) proposals from Administrative Consultants for Application Preparation and Project Administration and (B) qualifications from Texas-Registered Engineers to provide engineering services associated to Application Preparation and Project Implementation. Firms and/or individuals should have past experience with federally funded programs. Please submit a proposal of services and/or a statement of qualifications to:

*Insert City/County contact person*

*Insert City/County full address*

Submittals for these services shall be the City/County no later than \_\_\_\_\_ am/pm on \_\_\_\_\_\_\_\_\_\_ (Date), which is at least ten (10) days after this publication and contact dates of RFP/Q. The same firm will not be awarded contracts to provide both services. The City/County reserves the right to negotiate with any and all individuals or firms that submit proposals, as per the Texas Professional Services Procurement Act and the Uniform Grant and Contract Management Standards. Section 3 Residents and Business Concerns, Minority Business Enterprises, Small Business Enterprises and Women Business Enterprises are encouraged to submit proposals.

The City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ is an Affirmative Action/Equal Opportunity Employer

***[NOTE TO GRANT RECIPIENT: The proposal deadline must be no less than 10 (ten) days after the publication of this advertisement and the contact dates of the RFP/Q.]***

## **Sample Request for Qualifications (RFQ) for Engineering/Architectural/Surveying Services – Post-Award**

The City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ is seeking to enter into an [engineering/architectural/surveying] services contract with a state‑registered [engineer/architect/surveyor]. The following outlines this request for qualifications.

 I. Scope of Work ‑ The [engineering/architectural/surveying] contract will encompass all project‑related [engineering/architectural/surveying] services to the City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, including but not limited to the following:

 Preliminary and final design plans and specifications;

 Preparation of the bid packet;

 Conduct all field testing and inspections (interim and final); and

 Other special services.

 Please specify actual tasks to be performed under each of these categories. A copy of the project description for these \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (describe project) improvements is attached.

 II. Statement of Qualifications ‑ The City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ is seeking to contract with a competent [engineering/architectural/surveying] firm, registered to practice in the State of Texas, that has had experience in the following areas:

 Municipal construction including but not limited to waterworks, projects;

 Registered and in good standing as a professional engineer per the Texas Engineering Practice Act

* Federally‑funded construction projects; and

 Projects located in this general region of the state

 As such, please provide within your proposal a list of past local government clients, as well as resumes of all [engineers/architects/surveyors] that will or may be assigned to this project if you receive the [engineering/architectural/surveying] services contract award.

 Also, please provide a copy of your current certificate of insurance for professional liability.

III. Evaluation Criteria ‑ The proposals received will be evaluated and ranked according to the following criteria:

|  |  |  |  |
| --- | --- | --- | --- |
|  | Criteria |  | MaximumPoints |
|  | Experience |  | 60 |
|  | Work Performance |  | 25 |
|  | Capacity to Perform |  | 15 |
|  |  **Total** |  | 100 |

IV. For this RFQ, Respondent’s qualifications will be evaluated and the most qualified Respondent will be selected, subject to negotiation of fair and reasonable compensation.

* For costs of architectural/engineering (A/E) professional services [Text deleted], negotiations [Text deleted] must occur after the initial selection of the engineer or architect as price cannot be used as a selection factor.  (See 2 CFR 200.320(d)(5) and Texas Government Code § 2254.004) [Text deleted]

V. Deadline for Submission ‑ The proposals received will be received no later than (Date) at the following address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

**DISCLAIMER: This sample draft document was developed by TDA’s Office of Rural Affairs and does not include all applicable provisions. This document has important legal consequences. Please consult with your legal counsel with respect to its completion or modification to insure that it is in compliance with any appropriate local, state and federal laws applicable.**

## **Sample Contract**

**ENGINEERING/ARCHITECTURAL/SURVEYOR SERVICES**

###### PART I

AGREEMENT

 THIS AGREEMENT, entered into this \_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, by and between the CITY/COUNTY OF \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, hereinafter called the "City"/”County”, acting herein by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ hereunto duly authorized, and \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ hereinafter called "Firm,” acting herein by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

WITNESSETH THAT:

 WHEREAS, the City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ desires to [implement/construct/etc.] the following: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_[*describe project*] under the general direction of the Texas Community Development Block Grant (hereinafter called “TxCDBG”) Program administered by the Texas Department of Agriculture (TDA); and Whereas the City/County desires to engage\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ to render certain engineering/surveyor/architectural services in connection with the TxCDBG Project, Contract Number \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

 NOW THEREFORE, the parties do mutually agree as follows:

 1. Scope of Services

 The Firm will perform the services set out in Part II, Scope of Services.

2. Time of Performance - The services of the Firm shall commence on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. In any event, all of the services required and performed hereunder shall be completed no later than \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

1. Local Program Liaison - For purposes of this Agreement, the [*e.g. City Manager/County* \_\_\_\_\_\_\_\_\_\_\_] or equivalent authorized person will serve as the Local Program Liaison and primary point of contact for the Firm. All required progress reports and communication regarding the project shall be directed to this liaison and other local personnel as appropriate.
2. Access to Records - The U.S. Department of Housing and Urban Development (HUD), Inspectors General, the Comptroller General of the United States, the Texas Department of Agriculture (TDA), and the City/County, or any of their authorized representatives, shall have access to any documents, papers, or other records of the Firm which are pertinent to the TxCDBG award, in order to make audits, examinations, excerpts, and transcripts, and to closeout the City/County’s TxCDBG contract with TDA.
3. Retention of Records - The Firm shall retain all required records for three years after the City/County makes its final payment and all pending matters are closed.
4. Compensation and Method of Payment - The maximum amount of compensation and reimbursement to be paid hereunder shall not exceed $\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. Payment to the Firm shall be based on satisfactory completion of identified milestones in Part III - Payment Schedule of this Agreement.
5. Indemnification – The Firm shall comply with the requirements of all applicable laws, rules and regulations, and shall exonerate, indemnify, and hold harmless the City/County and its agency members from and against any and all claims, costs, suits, and damages, including attorney’s fees, arising out of the Firm’s performance or nonperformance of the activities, services or subject matter called for in this Agreement, and shall assume full responsibility for payments of Federal, State and local taxes on contributions imposed or required under the Social Security, worker's compensation and income tax laws.

 9. Miscellaneous Provisions

 a. This Agreement shall be construed under and accord with the laws of the State of Texas, and all obligations of the parties created hereunder are performable in \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ County, Texas.

 b. This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, executors, administrators, legal representatives, successors and assigns where permitted by this Agreement.

 c. In any case one or more of the provisions contained in this Agreement shall for any reason be held to be invalid, illegal or unenforceable in any respect, such invalidity, illegality, or unenforceability shall not affect any other provision thereof and this Agreement shall be construed as if such invalid, illegal, or unenforceable provision had never been contained herein.

 d. If any action at law or in equity is necessary to enforce or interpret the terms of this Agreement, the prevailing party shall be entitled to reasonable attorney's fees, costs, and necessary disbursements in addition to any other relief to which such party may be entitled.

 e. This Agreement may be amended by mutual agreement of the parties hereto and a writing to be attached to an incorporated into this Agreement.

10. Extent of Agreement

This Agreement, which includes Parts I-V, [*and if applicable,* including the following exhibits/attachments: \_] represents the entire and integrated agreement between the City/County and the Firm and supersedes all prior negotiations, representations or agreements, either written or oral. This Agreement may be amended only by written instrument signed by authorized representatives of both City/County and the Firm.

IN WITNESSETH WHEREOF, the parties have executed this Agreement by causing the same to be signed on the day and year first above written.

BY: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (Local City/County Official)

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (Printed Name)

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (Title)

BY: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (Firm/Contractor’s Authorized Representative)

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (Printed Name)

 \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (Title)

###### PART II

**SCOPE OF SERVICES**

The Firm shall render the following professional services necessary for the development of the project: (*Choose appropriate contracted services*)

SCOPE OF SERVICES

1. Attend preliminary conferences with the City/County regarding the requirements of the project.
2. Determine necessity for acquisition of any additional real property/easements/right-of-ways (ROWs) for the TxCDBG project and, if applicable, furnish to the City/County:

a. Name and address of property owners;

 b. Legal description of parcels to be acquired; and

 c. Map showing entire tract with designation of part to be acquired.

1. Make any necessary surveys of existing rights-of-way, topography, utilities, or other field data required for proper design of the project. Provide consultation and advice as to the necessity of the City/County providing or obtaining other services such as auger borings, core borings, soil tests, or other subsurface explorations; laboratory testing and inspecting of samples or materials; other special consultations. The Firm will review any tests required and act as the City/County's representative in connection with any such services.
2. Prepare railroad/highway permits.
3. Prepare a preliminary engineering/architectural study and report on the project in sufficient detail to indicate clearly the problems involved and the alternate solutions available to the City/County, to include preliminary layouts, sketches and cost estimates for the project, and to set forth clearly the Firm’s recommendations; to be completed within \_\_\_\_\_\_ days of execution of this Agreement.
4. Furnish the City/County copies of the preliminary report, if applicable (additional copies will be furnished to the City/County at direct cost of reproduction).
5. Furnish the City/County a written monthly status report at least seven (7) days prior to the regularly scheduled council/commissioner’s court meeting until the project is closed by TDA. The format for this report is attached to this Agreement as Exhibit 1.
6. Submit detailed drawings and plans/specifications to appropriate regulatory agency(ies) and obtain clearance.
7. Prepare bid packet/contract documents/advertisement for bids. At the time the bid packet is completed, the Firm shall also furnish to the City/County an updated written Estimate of Probable Costs for the Project.
8. Make 10-day call to confirm prevailing wage decision.
9. Incorporate any and all wage rate modifications or supersedes via bid addendum (if applicable).
10. Conduct bid opening and prepare minutes.
11. Tabulate, analyze, and review bids for completeness and accuracy.
12. Accomplish construction contractor’s eligibility verification through www.SAM.gov.
13. Conduct pre-construction conference and prepare copy of report/minutes.
14. Issue Notice to Proceed to construction contractor.
15. Provide in all proposed construction contracts deductive alternatives where feasible, so that should the lowest responsive base bid for construction exceed the funds available, deductive alternatives can be taken to reduce the bid price.
16. Design for access by persons with disabilities for those facilities to be used by the public in accordance with Public Law 504.
17. Use TDA-approved forms for instructions to bidders, general conditions, contract, bid bond, performance bond, and payment bond.
18. Make periodic visits, no less than every 30 days during the construction period, to the site to observe the progress and quality of the work, and to determine, in general, if the work is proceeding in accordance with the Agreement.
19. Consult with and advise the City/County during construction; issue to contractors all instructions requested by the City/County; and prepare routine change orders if required, at no charge for engineering services to the City/County when the change order is required to correct errors or omissions by the Firm; provide price analysis for change orders; process change orders approved by City/County and the Firm and submit to TDA for approval prior to execution with the construction contractor.
20. Review shop and working drawings furnished by contractors for compliance with design concept and with information given in contract documents (contractors will be responsible for dimensions to be confirmed and correlated at job site).
21. Resolve all payment requests within 14 days of receipt of signed pay request from the construction contractor.
22. Based on the Firm's on-site observations and review of the contractor's applications for payment, determine the amount owed to the contractor in such amounts; such approvals of payment to constitute a representation to the City/County, based on such observations and review, that the work has progressed to the point indicated and that the quality of work is in accordance with the plans, specifications and contract documents.
23. Recommend that a 10% retainage is withheld from all payments on construction contracts until final acceptance by the City/County and approval by TDA, unless State or local law provides otherwise.
24. Prepare Certificate of Construction Completion and Clean Lien Certificate. A Clean Lien Certificate may be prepared for each of the Prime Contractor(s) and each of the subcontractor(s).
25. Conduct interim/final inspections.
26. Revise contract drawings to show the work as actually constructed, and furnish the City/County with a set of "record drawings" plans.

29. The Firm will provide a copy of the final project record drawing(s) engineering schematic(s), as constructed using funds under this contract. These maps shall be provided in digital format containing the source map data (original vector data) and the graphic data in files on machine readable media, such as compact disc (CD), which are compatible with computer systems owned or readily available to the owner. The digital copy provided shall not include a digital representation of the engineer’s seal but the accompanying documentation from the Firm shall include a signed statement of when the map was authorized, that the digital map is a true representation of the original sealed document, and that a printed version with the seal has been provided to the City/County. In addition, complete documentation as to the content and layout of the data files and the name of the software package(s) used to generate the data and maps shall be provided to the owner in written form.

SUBCONTRACTS

1. No work under this Agreement shall be subcontracted by the Firm without prior approval, in writing, from the City/County.

2. The Firm shall, prior to proceeding with the work, notify the City/County in writing of the name of any subcontractors proposed for the work, including the extent and character of the work to be done by each.

3. If any time during progress of the work, the City/County determines that any subcontractor is incompetent or undesirable, the City/County will notify the Firm who shall take reasonable and immediate steps to satisfactorily cure the problem, substitute performance, or cancel such subcontract. Subletting by subcontractors shall be subject to the same regulations. Nothing contained in this Agreement shall create any contractual relation between any subcontractor and the City/County.

4. The Firm will include in all contracts and subcontracts in excess of $150,000 a provision which requires compliance with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C 7401-7671q) and the Federal Water Pollution Control Act, as amended (33 U.S.C. 1251-1387). The provisions shall require reporting of violations to TDA and to the Regional Office of the Environmental Protection Agency (EPA).

5. The Firm will include in all contracts and subcontracts in excess of $150,000 provisions or conditions which will allow for administrative, contractual or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as may be appropriate.

6. The Firm will include in all contracts and subcontracts in excess of $10,000 provisions addressing termination for cause and for convenience by the City/County including the manner by which it will be effected and the basis for settlement..

7. The Firm will include in all contracts and subcontracts provisions requiring compliance with the following, if applicable:

a. Prime construction contracts in excess of $2,000, compliance with the Davis-Bacon Act, as amended (40 U.S.C.3141-3144, 3146-3148) as supplemented by Department of Labor regulations (29 CFR part 5);

b. Prime construction contracts in excess of $2,000, compliance with the Copeland “Anti-Kickback” Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR part 3)

c. Contracts greater than $10,000, the inclusion of the Equal Opportunity clause provided under 41 CFR 60-1.4(b) (Executive Order 11246);

d. Section 3 of the Housing and Urban Development Act of 1968;

e. Contracts exceeding $100,000, compliance with the Byrd Anti-Lobbying Amendment (31 U.S.C. 1352);

f. For contracts in excess of $100,000 that involve the employment of mechanics or laborers, compliance with the Contract Work Hours and Safety Standards Act (40 U.S.C. 3701–3708), including work week requirements and safety conditions for workers, as supplemented by Department of Labor regulations (29 CFR Part 5); and

[Text deleted – Recovered Materials]

8. The Firm will include in all negotiated contracts and subcontracts a provision which indicates that funds will not be awarded under this contract to any party which is debarred, suspended, or otherwise excluded from or ineligible for participation in federal assistance programs under Executive Order 12549 and 2 CFR Part 2424. A certification shall be provided and received from each proposed subcontractor under this contract and its principals.

9. The Firm will include in all negotiated contracts and subcontracts a provision to the effect that the City/County, TDA, the Texas Comptroller of Public Accounts, the Comptroller General of the United States, the U.S. Department of Housing and Urban Development (HUD), or any of their duly authorized representatives, shall have access to any books, documents, papers and records of the contractor which are directly pertinent to that specific contract, for the purpose of making audit, examination, excerpts, and transcriptions.

10. The Firm will include in all contracts and subcontracts a requirement that the contractor maintain all relevant project records for three (3) years after the City/County has made final payment to the contractor and all other pending matters are closed.

STANDARD OF PERFORMANCE AND DEFICIENCIES

1. All services of the Firm and its independent professional associates, consultants and subcontractors will be performed in a professional, reasonable and prudent manner in accordance with generally accepted professional practice. The Firm represents that it has the required skills and capacity to perform work and services to be provided under this Agreement.
2. The Firm represents that services provided under this Agreement shall be performed within the limits prescribed by the City/County in a manner consistent with that level of care and skill ordinarily exercised by other professional consultants under similar circumstances.
3. Any deficiency in Firm's work and services performed under this contract shall be subject to the provisions of applicable state and federal law. Any deficiency discovered shall be corrected upon notice from City/County and at the Firm's expense if the deficiency is due to Firm's negligence. The City/County shall notify the Firm in writing of any such deficiency and provide an opportunity for mutual investigation and resolution of the problem prior to pursuit of any judicial remedy. In any case, this provision shall in no way limit the judicial remedies available to the City/County under applicable state or federal law.
4. The Firm agrees to and shall hold harmless the City/County, its officers, employees, and agents from all claims and liability of whatsoever kind or character due to or arising solely out of the negligent acts or omissions of the Firm, its officers, agents, employees, subcontractors, and others acting for or under the direction of the Firm doing the work herein contracted for or by or in consequence of any negligence in the performance of this Agreement, or by or on account of any omission in the performance of this Agreement.

**PART III –**

 **PAYMENT SCHEDULE**

City/County shall reimburse the Firm for professional services provided upon completion of the following project milestones per the following percentages of the maximum contract amount:

|  |  |  |
| --- | --- | --- |
| **Milestone** |  | **% of** **Contract Fee** |
| * Approval of Preliminary Engineering Plans and Specifications by City/County.
 |  | 20% |
| * Approval of Plans and Specifications by Regulatory Agency(ies).
 |  | 30% |
| * Completion of bid advertisement and contract award.
 |  | 20% |
| * Completion of construction staking.
 |  | 10% |
| * Completion of Final Closeout Assessment and submittal of “As Builts” to City/County.
 |  | 10% |
| * Completion of final inspection and acceptance by the City/County.
 |  | 10% |
|  **Total** |  | 100% |

**NOTE:** Percentages of payment listed here are general guidelines based on engineering services typically provided. These are negotiable, and should serve only as a guide. Payment schedule should be tied directly to the actual Scope of Work identified in Part II ‑ Scope of Services.

SPECIAL SERVICES

Special Services shall be reimbursed under the following hourly rate schedule: (List all applicable services to include overhead charge).

|  |  |  |  |
| --- | --- | --- | --- |
|  | Registered Surveyor |  | $ |
|  | Survey Crew (3 members)  |  | $ |
|  | Project Engineer |  | $ |
|  | Engineering Technician |  | $ |
|  | Project Representative |  | $ |
|  | Draftsman |  | $ |

The fee for all other Special Services shall not exceed a total of and No/100 Dollars ($ ). The payment for these Special Services shall be paid as a lump sum, per the following schedule:

 1. The Firm shall be paid upon completion of surveying, necessary field data, and acquisition data, if applicable, the sum of and No/100 Dollars ($ ).

 2. The Firm shall be reimbursed the actual costs of necessary testing based on itemized billing statements from the independent testing laboratory, plus a percent ( %) overhead charge. All fees for testing shall not exceed a total of and No/100 Dollars ($ ).

 3. The payment requests shall be prepared by the Firm and be accompanied by such supporting data to substantiate the amounts requested.

 4. Any work performed by the Firm prior to the execution of this Agreement is at the Firm’s sole risk and expense.

**PART IV**

**TERMS AND CONDITIONS**

 1. Termination of Agreement for Cause. If the Firm fails to fulfill in a timely and proper manner its obligations under this Agreement, or if the Firm violates any of the covenants, conditions, agreements, or stipulations of this Agreement, the City/County shall have the right to terminate this Agreement by giving written notice to the Firm of such termination and specifying the effective date thereof, which shall be at least five days before the effective date of such termination. In the event of termination for cause, all finished or unfinished documents, data, studies, surveys, drawings, maps, models, photographs and reports prepared by the Firm pursuant to this Agreement shall, at the option of the City/County, be turned over to the City / County and become the property of the City / County. In the event of termination for cause, the Firm shall be entitled to receive reasonable compensation for any necessary services actually and satisfactorily performed prior to the date of termination.

 Notwithstanding the above, the Firm shall not be relieved of liability to the City/County for damages sustained by the City/County by virtue of any breach of the Agreement by the Firm, and the City/County may set-off the damages it incurred as a result of the Firm’s breach of the contract from any amounts it might otherwise owe the Firm.

1. Termination for Convenience of the City/County.

City/County may at any time and for any reason terminate Contractor’s services and work at City/County's convenience upon providing written notice to the Contractor specifying the extent of termination and the effective date. Upon receipt of such notice, Contractor shall, unless the notice directs otherwise, immediately discontinue the work and placing of orders for materials, facilities and supplies in connection with the performance of this Agreement.

Upon such termination, Contractor shall be entitled to payment only as follows: (1) the actual cost of the work completed in conformity with this Agreement; plus, (2) such other costs actually incurred by Contractor as are permitted by the prime contract and approved by City/County; (3) plus ten percent (10%) of the cost of the work referred to in subparagraph (1) above for overhead and profit. There shall be deducted from such sums as provided in this subparagraph the amount of any payments made to Contractor prior to the date of the termination of this Agreement. Contractor shall not be entitled to any claim or claim of lien against City/County for any additional compensation or damages in the event of such termination and payment.

 3. Changes. The City/County may, from time to time, request changes in the services the Firm will perform under this Agreement. Such changes, including any increase or decrease in the amount of the Firm's compensation, must be agreed to by all parties and finalized through a signed, written amendment to this Agreement.

 4. Resolution of Program Non-Compliance and Disallowed Costs. In the event of any dispute, claim, question, or disagreement arising from or relating to this Agreement, or the breach thereof, including determination of responsibility for any costs disallowed as a result of non-compliance with federal, state or TxCDBG program requirements, the parties hereto shall use their best efforts to settle the dispute, claim, question or disagreement. To this effect, the parties shall consult and negotiate with each other in good faith within 30 days of receipt of a written notice of the dispute or invitation to negotiate, and attempt to reach a just and equitable solution satisfactory to both parties. If the matter is not resolved by negotiation within 30 days of receipt of written notice or invitation to negotiate, the parties agree first to try in good faith to settle the matter by mediation administered by the American Arbitration Association under its Commercial Mediation Procedures before resorting to arbitration, litigation, or some other dispute resolution procedure. The parties may enter into a written amendment to this Amendment and choose a mediator that is not affiliated with the American Arbitration Association. The parties shall bear the costs of such mediation equally. [*This section may also provide for the qualifications of the mediator(s), the locale of meetings, time limits, or any other item of concern to the parties*.] If the matter is not resolved through such mediation within 60 days of the initiation of that procedure, either party may proceed to file suit.

 5. Personnel.

 a. The Firm represents that he/she/it has, or will secure at its own expense, all personnel required in performing the services under this Agreement. Such personnel shall not be employees of or have any contractual relationship with the City/County.

 b. All of the services required hereunder will be performed by the Firm or under its supervision and all personnel engaged in the work shall be fully qualified and shall be authorized or permitted under State and Local law to perform such services.

 c. None of the work or services covered by this Agreement shall be subcontracted without the prior written approval of the City/County. Any work or services subcontracted hereunder shall be specified by written contract or agreement and shall be subject to each provision of this Agreement.

 6. Assignability. The Firm shall not assign any interest on this Agreement, and shall not transfer any interest in the same (whether by assignment or novation), without the prior written consent of the City/County thereto; Provided, however, that claims for money by the Firm from the City/County under this Agreement may be assigned to a bank, trust company, or other financial institution without such approval. Written notice of any such assignment or transfer shall be furnished promptly to the City/County.

 7. Reports and Information. The Firm, at such times and in such forms as the City/County may require, shall furnish the City/County such periodic reports as it may request pertaining to the work or services undertaken pursuant to this Agreement, the costs and obligations incurred or to be incurred in connection therewith, and any other matters covered by this Agreement.

 8. Records and Audits. The Firm shall insure that the City/County maintains fiscal records and supporting documentation for all expenditures of funds made under this contract in a manner that conforms to 2 CFR 200.300-.309, 24 CFR 570.490, and this Agreement. Such records must include data on the racial, ethnic, and gender characteristics of persons who are applicants for, participants in, or beneficiaries of the funds provided under this Agreement. The Firm and the City/County shall retain such records, and any supporting documentation, for the greater of three years from closeout of the Agreement or the period required by other applicable laws and regulations.

 9. Findings Confidential. All of the reports, information, data, etc., prepared or assembled by the Firm under this contract are confidential and the Firm agrees that they shall not be made available to any individual or organization without the prior written approval of the City/County.

 10. Copyright. No report, maps, or other documents produced in whole or in part under this Agreement shall be the subject of an application for copyright by or on behalf of the Firm.

 11. Compliance with Local Laws. The Firm shall comply with all applicable laws, ordinances and codes of the State and local governments, and the Firm shall save the City/County harmless with respect to any damages arising from any tort done in performing any of the work embraced by this Agreement.

 12. Conflicts of interest.

 a. Governing Body. No member of the governing body of the City/County and no other officer, employee, or agent of the City/County, who exercises any functions or responsibilities in connection with administration, construction, engineering, or implementation of TxCDBG award between TDA and the City / County, shall have any personal financial interest, direct or indirect, in the Firm or this Agreement; and the Firm shall take appropriate steps to assure compliance.

 b. Other Local Public Officials. No other public official, who exercises any functions or responsibilities in connection with the planning and carrying out of administration, construction, engineering or implementation of the TxCDBG award between TDA and the City/County, shall have any personal financial interest, direct or indirect, in the Firm or this Agreement; and the Firm shall take appropriate steps to assure compliance.

1. The Firm and Employees. The Firm warrants and represents that it has no conflict of interest associated with the TxCDBG award between TDA and the City/County or this Agreement. The Firm further warrants and represents that it shall not acquire an interest, direct or indirect, in any geographic area that may benefit from the TxCDBG award between TDA and the City/County or in any business, entity, organization or person that may benefit from the award. The Firm further agrees that it will not employ an individual with a conflict of interest as described herein.

13. Debarment and Suspension (Executive Orders 12549 and 12689)

The Firm certifies, by entering into this Agreement, that neither it nor its principals are presently debarred, suspended, or otherwise excluded from or ineligible for participation in federally-assisted programs under Executive Orders 12549 (1986) and 12689 (1989). The term “principal” for purposes of this Agreement is defined as an officer, director, owner, partner, key employee, or other person with primary management or supervisory responsibilities, or a person who has a critical influence on or substantive control over the operations of the Firm. The Firm understands that it must not make any award or permit any award (or contract) at any tier to any party which is debarred or suspended or is otherwise excluded from or ineligible for participation in Federal assistance programs under Executive Order 12549, “Debarment and Suspension.”

**Federal Civil Rights Compliance**.

 14. Equal Opportunity Clause (applicable to federally assisted construction contracts and subcontracts over $10,000).

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

a. The Firm will not discriminate against any employee or applicant for employment because of race, color, religion, sex, sexual orientation, gender identity, or national origin. The Firm 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, sexual orientation, gender identity, 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 Firm 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.

b. The Firm will, in all solicitations or advertisements for employees placed by or on behalf of the Firm, state that all qualified applicants will receive considerations for employment without regard to race, color, religion, sex, sexual orientation, gender identity, or national origin.

c. The Firm will not discourage 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 instances in which an employee who has access to the compensation information 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 access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the contractor’s legal duty to furnish information.

d. The Firm 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' representatives of the Firm's commitments under this section, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.

e. The Firm will comply with all provisions of Executive Order 11246 of September 24, 1965, “Equal Employment Opportunity,” and of the rules, regulations, and relevant orders of the Secretary of Labor.

f. The Firm 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 his 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.

g. In the event of the Firm'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 Firm 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.

h. The Firm will include the portion of the sentence immediately preceding paragraph (a) and the provisions of paragraphs (a) through (h) 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 Firm 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 Firm becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the administering agency the Firm may request the United States to enter into such litigation to protect the interests of the United States.

 15. Civil Rights Act of 1964. Under Title VI of the Civil Rights Act of 1964, no person shall, on the grounds of race, color, religion, sex, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance.

16. Section 109 of the Housing and Community Development Act of 1974. The Firm shall comply with the provisions of Section 109 of the Housing and Community Development Act of 1974. No person in the United States shall on the ground of race, color, national origin, religion, or sex be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity funded in whole or in part with funds made available under this title.

17. Section 504 of the Rehabilitation Act of 1973, as amended. The Firm agrees that no otherwise qualified individual with disabilities shall, solely by reason of his/her disability, be denied the benefits of, or be subjected to discrimination, including discrimination in employment, under any program or activity receiving federal financial assistance.

18. Age Discrimination Act of 1975. The Firm shall comply with the Age Discrimination Act of 1975 which provides that no person in the United States shall on the basis of age be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance.

19. Byrd Anti-Lobbying Amendment (31 U.S.C. 1352) (if contract greater than or equal to $100,000)

The Firm certifies that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of Congress in connection with obtaining this contract. The Firm shall disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award.

*[If this Contract is greater than $100,000, include the following Section 3 language:]*

 20. Economic Opportunities for Section 3 Residents and Section 3 Business Concerns.

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 Agreement agree to comply with HUD's regulations in 24 CFR part 135, which implement section 3. As evidenced by their execution of this contract, the parties to this Agreement certify that they are under no contractual or other impediment that would prevent them from complying with the part 135 regulations.

c. The Firm agrees to send to each labor organization or representative of workers with which the Firm has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the Firm'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 preference, shall set forth minimum number and job titles subject to 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.

d. The Firm agrees to include this section 3 clause in every subcontract subject to compliance with regulations in 24 CFR part 135, 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 135. The Firm will not subcontract with any subcontractor where the Firm has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CFR part 135.

e. The Firm will certify that any vacant employment positions, including training positions, that are filled (1) after the Firm is selected but before the contract is executed, and (2) with persons other than those to whom the regulations of 24 CFR part 135 require employment opportunities to be directed, were not filled to circumvent the Firm's obligations under 24 CFR part 135.

f. Noncompliance with HUD's regulations in 24 CFR part 135 may result in sanctions, termination of this Agreement for default, and debarment or suspension from future HUD assisted contracts.

 g. With respect to work performed in connection with section 3 covered Indian housing assistance, section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450e) also applies to the work to be performed under this Agreement. Section 7(b) requires that to the greatest extent feasible (i) preference and opportunities for training and employment shall be given to Indians, and (ii) preference in the award of contracts and subcontracts shall be given to Indian organizations and Indian-owned Economic Enterprises. Parties to this contract that are subject to the provisions of section 3 and section 7(b) agree to comply with section 3 to the maximum extent feasible, but not in derogation of compliance with section 7(b).

**PART V**

**PROJECT TIME SCHEDULE**

**ENGINEERING/ARCHITECTURAL/SURVEYOR**

**PROFESSIONAL SERVICES**

***INSERT YOUR OWN TIME SCHEDULE***

Exhibit 1.

**MONTHLY STATUS REPORT**

Grant Recipient: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Date Submitted: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Grant No.: Reporting Period:

Project Status:

Date of Last Inspection:

Name of Inspector:

Inspection Description:

Projected Date of Construction Completion:

Amount of Last Pay Request:

Date of Last Pay Request:

Status of Last Pay Request:

List of Subcontractors Onsite

Name Date Cleared by Grant Administrator

*\*This report may be e-mailed or faxed to the Grant Recipient*

**Engineer/Architect/Surveyor Rating Sheet**

Grant Recipient TxCDBG Contract No.

Name of Respondent Date of Rating

Evaluator's Name

**Experience** -- Rate the respondent for experience in the following areas: Comments

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
|  | Factor | Max.Pts. |  | Score |
| 1. | Has previously designed \_\_\_\_\_\_\_\_\_\_\_ type of projects | 20 |  |  |
| 2. | Has worked on federally funded construction projects | 10 |  |  |
| 3. | Has worked on projects that were located in this general region. Note: Location for A/E (Architect/Engineer) may be a selection criterion provided its application leaves an appropriate number of qualified firms, given the nature and size of the project, to compete for the contract. 2 CFR 200.319(b) | 10 |  |  |
| 4. | Extent of experience in project construction management | 15 |  |  |
| 5.  | Current Certification of TxCDBG Project Implementation Training | 5 |  |  |
|  |  **Subtotal, Experience** | 60 |  |  |

**Work Performance**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
|  | Factor | Max.Pts. |  | Score |
| 1. | Past projects completed on schedule | 10 |  |  |
| 2. | Manages projects within budgetary constraints | 5 |  |  |
| 3. | Work product is of high quality | 10 |  |  |
|  |  |  |  |  |
|  |  **Subtotal, Performance** | 25 |  |  |

**NOTE:** Information necessary to assess the respondent on these criteria should be gathered by contacting past/current clients.

**Capacity to Perform**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
|  | Factor | Max.Pts. |  | Score |
| 1. | Staff Level / Experience of Staff | 5 |  |  |
| 2. | Adequacy of Resources | 5 |  |  |
| 3. | Professional liability insurance is in force | 5 |  |  |
|  |  |  |  |  |
|  |  **Subtotal, Capacity to Perform** | 15 |  |  |

**TOTAL SCORE**

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
|  | Factor | Max.Pts. |  | Score |
| 🞎 | Experience | 60 |  |  |
| 🞎 | Work Performance | 25 |  |  |
| 🞎 | Capacity to Perform | 15 |  |  |
|  |  |  |  |  |
|  |  **Total Score** | 100 |  |  |