HIGHLAND RESIDENTIAL, LP

REQUEST FOR PROPOSAL (RFP) SOLICITATION NO.

HRLP 0001-2015

Highland Residential, LP 1133 North Capitol Street, NE Suite 300 Washington, DC 20002-7599

ISSUE DATE: January 27, 2015 **CLOSING DATE:** February 27, 2015

CAPTION: <u>Armed Security Guard Services for Highland Dwellings</u>

SECTION A-INTRODUCTION

A.1 BACKGROUND

Highland Residential, LP, is a District of Columbia limited partnership and an affiliate of the District of Columbia Housing Authority (DCHA). DCHA owns and operates over 7,000 public housing units in the District of Columbia and provides public housing operating assistance to more than 1000 additional rental units in the District of Columbia. DCHA also contracts over 10,000 private units through its Housing Choice Voucher Program. DCHA has embarked on an ambitious program of development and redevelopment to create economically diverse communities and neighborhoods. DCHA is dedicated to enhancing the quality of life in the District of Columbia by providing and effectively managing affordable housing, which is diverse, well maintained, and aesthetically pleasing for those whose circumstances prevent them from competing in the general marketplace

Highland Residential LP was established in order to undertake the financing and redevelopment of the 208 unit development known as "Highland Dwellings" (the "Property"), Highland Residential LP is referred to in this solicitation ("RFP") as the "Owner" or the 'Issuer". The Owner is undertaking a substantial rehabilitation of the Property and developing a new 24 unit multifamily building Construction will be conducted in phases throughout the site and will include occupied units (to be renovated), unoccupied buildings, and vacant renovated buildings, in various stages of completion. Active construction areas on the site will be contained within a fenced area of approximately three (3) locked gates, as a means of ingress/egress. The Owner is seeking armed security services to be provided on the Property during the construction period. Although active construction areas are the primary location for the security services to be provided, periodic patrols of the entire property will be required.

SECTION B-SCOPE OF WORK

The Owner is seeking the services of armed and uniformed security officers ("Security Officers") with marked security vehicles. The Contractor shall supply vehicles which are able to be driven by the Security Officers though all types of weather, including accumulated snow, floods, etc. Contractor shall patrol the entire Highland Property with an emphasis on the vacant completed units and the units and buildings under construction. Contractor shall provide one armed and uniformed Security Officer per shift during the hours of service described below. The Contractor shall furnish the labor, uniforms, equipment, and supplies to provide professional and technically trained personnel for routine and emergency security services. This includes, but is not limited to, uniformed armed security patrols, law and order duties, and fire and safety surveillance for the physical protection of the Property. Contractor is responsible for all licensing of the Security Officers.

Security Officers must be properly uniformed at all times. Security Officers who are not in proper uniform may be replaced or removed at the discretion of the Owner, who will notify the Contractor's supervisor or project manager.

Security Officers shall monitor by vehicle and foot patrols, and prevent unauthorized access to construction areas of the Property.

Security Officers shall observe a minimum of 40 minutes per hour of vehicular patrol in active construction and vacant completed unit and building areas throughout the entire tour of duty. In addition to the vehicular patrol the officer will be expected to conduct foot patrols in the area for a minimum of 20 minutes per hour for the entire tour of duty.

Security Officers must be able to read, write and speak fluently in English and shall be equipped at all times with a minimum of two (2) communication devices, such as radio and cell phone.

Security Officer Tour of Duty:

Property Physical Address: 400 Atlantic Street, SE Washington DC

The Property is bordered by Atlantic Avenue, Condon Terrace, Yuma Street, Eighth Street and Xenia Street, situated on approximately 12 acres of land and is currently comprised of 208 units in 59 buildings. The construction will include the development of a new 24 unit multifamily building, and service and amenity buildings on the Property. The security services shall include these buildings as well.

Hours of Services Required: Security shall I be provided Monday through Friday of each week beginning at 4:00 pm daily and ending at 8:00 am the following morning. Services will be provided 24 hours per day on all Saturdays, Sundays and recognized Federal Holidays for the term of the contract.

Each shift shall include one (1) Security Officer with a marked security vehicle (able to patrol though all types of weather accumulated snow, floods & etc.) to patrol the entire site, with an emphasis on vacant completed units and units and buildings under construction. Respondent shall include in the proposal pricing for additional Security Officers at the request of the Owner.

Shift Changes:

Security Officer shall remain on post until properly relieved by a Security Officer for the subsequent shift.

Deliverables:

Reporting:

Security Officers shall complete Daily Activity Reports and Incident Reports upon occurrence to the management office (Highland Dwellings). Security Officers shall submit reports generated during the week, Monday through Friday, at the close of shift each day. Security Officers shall submit reports generated on Saturday and Sunday on the following Monday at 8:00 am. Reports generated on holidays shall be submitted at 8:00 am on the first business day after the holiday. All such reports shall be submitted to the designated representative of the Owner.

Security Officers shall check in upon arrival daily with the designated representative of the Owner on the Property.

Contractor Administrative Requirements:

The Contractor shall provide routine and emergency protective and security support services in accordance with the SOW, local and national standards.

The Contractor and the Security Officers shall be licensed and certified by the District of Columbia to carry firearms.

The Contractor shall ensure that Security Officers performing on-site duties comply with all current Federal and District of Columbia law for firearms suitability, licensing, and permit requirements.

The Contractor shall provide trained employees, who speak, read, and write fluent English.

The Contractor shall ensure that Security Officers are in proper uniform (including insignia, accessories, and equipment) throughout the tour of duty.

The Contractor shall remain abreast of current issues, trends, laws, regulations, and technologies.

The Contractor shall provide all official bonds required, and pay all fees or costs involved to provide on-site armed guard services specified under this solicitation. Upon contract award, Contractor shall provide Highland Residential, LP with copies of all permits, bonds and other documents required to perform the services stated herein.

SECTION C-INSTRUCTIONS, CONDITIONS AND NOTICE TO RESPONDENTS

C.1 GENERAL

The instructions below provide guidance for the preparation and submission of proposals. The purpose is to establish the format requirements and content of proposals so that proposals are complete, contain all essential information and can be easily evaluated.

C.2 SUBMISSION OF PROPOSALS/INQUIRIES

All inquiries regarding this RFP, and any correspondence relating thereto, should be submitted in writing to the Issuer at the following:

Highland Residential, LP c/o District of Columbia Housing Authority Administrative Services/Contracts & Procurement 1133 North Capitol Street, NE, Suite 300 Washington, DC 20002-7599 Attention: Cheryl Moore

Email: chmoore@dchousing.org

Inquiries must be submitted no later than Tuesday, February 10, 2015 by 10:00 a.m. Question may be submitted electronically by email to dbeaty@dchousing.org with a copy to Cheryl Moore, Contracting Officer chmoore@dchousing.org.

RESPONDENTS ARE INSTRUCTED TO CONTACT ONLY THE SOLICITATION ISSUING OFFICE IN CONNECTION WITH ANY ASPECT OF THIS SOLICITATION PRIOR TO CONTRACT AWARD. PROPOSALS AND ALL CORRESPONDENCE RELATING TO THE SOLICITATION DOCUMENT MUST BE SUBMITTED IN WRITING TO THE ISSUING OFFICE.

C.3 SUBMISSION DATE

Technical and Cost Proposals shall be submitted in separate sealed envelopes marked "RFP No.HRLP 0001-2015 "Armed Security Guard Services for Highland Dwellings" addressed to Highland Residential, LP, c/o District of Columbia Housing Authority, Administrative Services/Contracts, Suite 300, 1133 North Capitol Street, N.E., Washington, D.C. 20002-7599, Attention: Cheryl Moore, by no later than 10:00am on Friday, February 27, 2015

Site visit for this solicitation is scheduled for Friday, February 06, 2015. Time and location to meet will be send in an addendum

C.4 CONTENT OF PROPOSALS

Proposals shall be submitted in two parts: Technical and Price. Respondents shall submit an original and four (4) copies of both the technical and price proposals, prepared in such a format and detail as to enable Highland Residential, LP to make a thorough evaluation thereof and to arrive at a sound determination as to whether or not the offer can meet the requirements set forth in this RFP. The technical proposal shall not contain any cost information. Issuer may accept electronic submissions in appropriate PDF format. Electronic submissions can be sent to the following email address: dbeaty@dchousing.org and Cheryl Moore, Contracting Officer chmoore@dchousing.org.

At a minimum, these sections should contain the following:

C4.1 PART I: Technical Proposal

- o Table of Contents
- o Executive Summary/Introduction
- o Experience
- Past Performance
- Key Personnel
- Technical Approach
- References
- o Experience with HUD Section 3 & Section 3 Plan
- Minority and Women Owned Business Enterprise (M/ WBE) and/or District of Columbia CBE designation
- o Certifications & Affidavits-

C4.2 PART II: Price Quote

- 1. Table of Contents
- 2. Executive Summary/ Introduction

Letter of interest that includes executive summary/introduction to include the history and attributes of the company; name and address of the Respondent; website and telephone number; email address of contact; whether Respondent is a corporation, joint venture, partnership (including type of partnership); or individual; a brief description of the understanding of the Scope of Services; and the entity's ability to perform the work.

3. Experience

Demonstrate experience in performing work that is the same, or substantially similar to, that required by this solicitation in terms of size, scope and complexity.

4. Demonstrated Past Performance

Demonstrate past performance in terms of providing quality service, timeliness of delivery, ability to control costs and remain within budget, and customer satisfaction on projects similar in size, scope and complexity to those of this solicitation.

5. Key Personnel

All proposed key personnel shall be identified, and each must meet or exceed the training and experience requirements for the position for which each is proposed. Provide a resume to include education, experience, licenses and certifications as evidence of entity and key individuals' ability to provide services required to complete the Scope of Services. Describe related experience of key personnel to this Scope of Services.

6. Technical Approach

Describe the business approach to fulfilling and managing all the requirements within the Scope of Services statement of work. Describe the steps taken to ensure success and demonstrate the firm understands of the task. The approach shall demonstrate a clear, logical methodology for organizing and accomplishing the work, and describe the lines of authority and responsibility of key personnel and management.

Staffing Plan - Provide a staffing plan that demonstrates how you will successfully complete the work. This shall include all personnel (including those personnel designated as "key") and shall reflect the labor mix, and number of hours used per each labor category to accomplish the work. For any subcontractor personnel proposed, include the name of the subcontractor.

7. References

Not less than three (3) recent professional references from clients, which the individual has performed similar work as, described in the Scope of Services. Include name, address, and telephone number, description of work performed and the duration of the security services performed

8. Price Quote

Provide a quote showing each personnel classification required by nature of the work required for the Scope of Work included within this Request for Proposal (RFP) with fully burdened hourly rate for each classification. Respondent shall ensure that the proposed rate offered is the lowest discounted (government) rate offered to similar clients. The quote shall consist of a firm-fixed price to perform the requirements of the statement of

Services. Respondent shall also include a price which includes an option for Owner to request additional Security Officers other than the one (1) required Security Officer per shift. The proposal shall include all prices for the base term and option term as follows:

Base Term: March 1, 2015 through February 28, 2016

Option Term: March 1, 2016 through February 28, 2017

C.5 SECTION 3 REQUIRED ACTION PLAN

Describe the Respondent's experience with compliance with HUD Section 3 requirements and the results achieved. Review Section 3 requirements outlined in Section D.7 of this solicitation and complete the "Action Plan for Section 3 Commitment" and an "Estimated Project Workforce Breakdown" as outlined in that section. Minimally address the following: (1) Indicate whether the firm has a valid Section 3 Certificate (issued by the Department of Housing and Community Development); (2) Provide a detailed description of the hiring plan for DCHA program participants. Include the number, the type of jobs to be provided and the number and type of training opportunities to be provided; (3) Provide a detailed description of the training plan for DCHA program participants, whether interns will be contracted or, if funding will be provided for training; (4) Outline the firm's proposal, if any, to subcontract to Section 3 businesses. Describe in detail, the type of service to be provided. See Section E.3 of this Solicitation for an explanation of how points for Section 3 will be applied.

C.5.1 Certifications

Attach the following completed certification forms:

- > Attachment A, General Conditions for Non-Construction Contracts
- > Attachment B, Tax Certification Affidavit
- Attachment C, Non-Collusive Affidavit
- > Attachment D, Certificated of Eligibility
- > Attachment E, Contract Compliance Requirements
- Attachment F, Representations, Certifications and Other Statements of Bidders
- > Attachment G, Payments to Subcontractors
- > Attachment H, Statements of Bidders Qualifications
- > Attachment I, Section 3 Compliance Documents
- > Attachment J, Conflict of Interest Certification
- > Attachment K, List of Certified Minority and Woman-Owned Banks
- ➤ Attachment L, Wage Determination (not applicable)

C.6 PRICE PROPOSAL

- C.6.1 This section must include complete cost and price information for specified services. Submissions must include a schedule of costs/prices.
- C.6.2 Price proposal including:

The personnel to be used in performance of the contract shall be identified and their rates shall be supported by supplying the following:

- 1) Direct salary rates;
- 2) Overhead rates;
- 3) General and Administrative rates, if any;
- 4) Profit or fee
- C.6.3 Fair Price Statement: Provide a statement that your firm warrants the prices quoted are not in excess of those charged non-governmental clients for the same services performed by the same individuals.
- C.6.4 The Respondent is fully responsible for controlling its cost of performing this contract and for properly pricing each project task. No price increases will be permitted for any alleged miscalculations of the basic project task dollar amounts. These amounts shall include all allowable costs related to the performance of this contract, such as labor, overhead, profit, travel, materials, all equipment, facilities, telephone services, etc.
- C.6.5 Issuer will perform a cost analysis of the Respondent's cost proposal. The cost analysis will allow Highland to determine the reasonableness of the proposed contract cost.
- C.6.6 Travel in the metropolitan area shall not be reimbursed. The metropolitan area includes the District of Columbia; and the counties of Montgomery and Prince Georges in Maryland; the cities of Alexandria, Falls Church and Fairfax in Virginia, and the counties of Arlington, Fairfax, Prince William and Loudon in Virginia.

C.7 COMPLETE PROPOSALS

Complete proposals will be evaluated based on established evaluation criteria. Upon the completion of the review process, the Evaluation Panel will submit its recommendation(s) of Respondents that are deemed to be the most overall technically qualified.

C.8 MANNER OF AWARDS

The Issuer's Technical Representative ("COTR") shall review the Evaluation Panel's recommendation and make the final selection from the finalist(s) recommended and determined to be in the best interests of Issuer. Issuer may award a contract upon the basis of the initial responses received, without discussion. Therefore, each proposal should contain the Respondent's best and final terms from a cost and technical standpoint. Proposals shall represent the best efforts of the Respondents and will be evaluated as such. Proposals should set forth full, accurate, and complete information, as required by this Solicitation.

C.9 RETENTION

All proposals received shall become the property of the Issuer and shall be retained by the Issuer. Therefore no proposal will be returned to the Respondent.

C.10 FAILURE TO SUBMIT RESPONSE

Recipients of this RFP not responding with an offer should not return this RFP. Instead, they should advise the Issuer, by letter or email, whether they want to receive future solicitations for similar requirements. It is also requested that such recipients advise the Issuer, of the reason(s) for not submitting a proposal in response to this RFP. If a Respondent does not submit an offer and does not notify the Issuer that future solicitations are desired, the Respondent's name may be removed from the applicable mailing list for one year after the closing date of this Solicitation.

C.11 UNNECESSARILY ELABORATE PROPOSALS

Unnecessarily elaborate brochures or other presentations beyond those sufficient to present a complete and effective proposal to this RFP are not desired and may be construed as an indication of the Respondent's lack of cost consciousness. Elaborate artwork, expensive paper bindings, and expensive visual and other presentation aides are neither necessary nor desired. No credit will be given for general marketing or promotional materials.

C.12 PROPRIETARY OR CONFIDENTIAL INFORMATION

A Respondent including proprietary or confidential information in its proposal shall conspicuously mark each page as proprietary or confidential if the Respondent does not want the proprietary or confidential information disclosed to the public or used by Highland Residential, LP for other than evaluation purposes. Highland Residential, LP reserves the right to determine the proprietary or confidential nature of the information and shall treat such information accordingly, based on its sole determination.

C.13 LATE PROPOSALS, MODIFICATIONS AND WITHDRAWAL OF PROPOSALS

- a) Proposals and modifications to proposals that are received by Issuer after the deadline specified in the RFP are "late" and shall be considered only if they are received before the award is made and one (1) or more of the following circumstances apply:
 - The proposal or modification was sent by registered or certified mail not later than the fifth (5th) calendar day before the date specified for receipt of Respondents;
 - 2. The proposal or modification was sent by mail and it is determined by the Issuer that the late receipt at the location specified in the RFP was caused by mishandling by the Issuer after receipt; or
 - 3. The proposal is the only proposal received.
- b) The only acceptable evidence to establish the date of a late proposal, late modification or late withdrawal sent, either by registered or certified mail, shall be a U.S. or Canadian Postal Service postmark on the wrapper or on the original receipt from the U.S. or Canadian Postal Service. If neither postmark shows a legible date, the proposal,

modification, or withdrawal shall be deemed to have been mailed late. When the postmark shows the date but not the hour, the time is presumed to be the last minute of the date shown. If no date is shown in the postmark, the proposal shall be considered late unless the Respondent can furnish evidence from the Issuer of timely mailing.

- c) Any request for withdrawal or request for modification received after the time and date set for submission of offers at the designated location for submission shall be considered "late".
- d) A late proposal, late request for modification, or late request for withdrawal shall not be considered, except as provided by this section.
- e) A late modification of a successful proposal, which makes its terms more favorable to Issuer, shall be considered at any time it is received and may be accepted at the sole discretion of Issuer.

C.14 FURNISHING OF INFORMATION TO DETERMINE THE RESPONSIBILITY OF A PROSPECTIVE CONTRACTOR

The Respondent must demonstrate, to the satisfaction of the Issuer, its capability to perform fully the contract requirements in all respects. Therefore, the Respondent shall furnish any reasonable information requested by the Issuer in order to determine its ability to perform.

C.15 SIGNING OF OFFERS

The Respondent shall sign and print or type its name on the offer/proposal. The signing of the proposal/offer shall deem all information contained therein as true and accurate. Any false or misleading information contained in the proposal/offer may be grounds for disqualification, if prior to selection of award, or termination, if discovered after award. Erasures or other changes must be initialed by the person signing the offer. Offers signed by an agent shall be accompanied by evidence of the agent's authorization to bind the Respondent, unless that evidence has been previously furnished to the Issuer.

Offers by a partnership must be signed with the partnership name by one of the partners of the partnership or by an authorized representative, followed by the signature and designation of the person signing. Offers by a limited liability company shall be signed by a member or manager of the company, followed by the signature and designation of the person signing. Offers by corporations must be signed with the name of the corporation, followed by the signature and designation of the President or Vice President and attested to by the Secretary of the Corporation or other persons authorized to bind the Corporation. The Corporate Seal must be affixed thereto. If the offer is signed by other than the President or Vice President, evidence of authorization to so sign must be furnished by resolution of the Board of Directors meeting or extract of by-laws certified by the Corporate Secretary with Corporate Seal affixed thereto.

The names of all persons signing shall be typed or printed below the signatures. Any offer by an individual who affixes to his signature the word "President", "Vice President", "Secretary", "Agent", or other designation, without disclosing his principal, may be held personally to the offer. Offers submitted by a joint venture must be signed by all authorized venture personnel.

C.16 FREEDOM OF INFORMATION ACT

The District of Columbia Freedom of Information Act, D.C. Code §2-531 *et seq.* (FOIA), provides for the disclosure of public information upon request. Specifically, the law provides that "any person has the right to inspect, at his or her discretion, to copy any public record except as expressly exempted by the Act." Further, a "public record" has been defined by the District of Columbia Public Records Management Act of 1985 as "any document, book, photographic image, electronic date recording paper, sound recording, or other material regardless of form or characteristic, made or received pursuant to law or in connection with the transaction of public business by any officer or employee of the District." D.C. Code §2-1701(13). Thus, public information submitted in response to this solicitation to Issuer,, may be subject to disclosure under the Freedom of Information Act.

C.17 PROPOSAL GUARANTEE AND ACCEPTANCE PERIOD

Proposals must be accompanied by a written guarantee that the Respondent will keep its initial offer open for at least one hundred and twenty (120) days and that, if a best and final offer is made, it will keep its best and final offer open for a period of at least Ninety days (90) days; and upon acceptance by Issuer of a best and final offer, that it will execute the contract and meet other requirements within the times specified in the RFP.

C.18 ACKNOWLEDGMENT OF ADDENDA/AMENDMENTS

Respondents shall acknowledge in their proposals, receipt of addenda or amendment(s) to this RFP by signing the document on the acknowledgment line of the addenda or amendment. Respondent's failure to acknowledge an addenda or amendment may result in rejection of the offer.

SECTION D - CONTRACT TERMS

D.1 TERM OF CONTRACT

The period of performance under this contract shall be for a period of two years.

D.2 TYPE OF CONTRACT

This is a firm-fixed price contract for services as outlined in the Scope of Services. The Respondent shall provide all specified items required by Issuer.

D.3 TIME

Time, if stated in a number of days, will include Saturdays, Sundays, and holidays, unless otherwise stated herein.

D.4 INSURANCE

The successful Respondent at its own expense shall obtain the minimum insurance coverage set forth below and keep such insurance in force throughout the contract

period. All insurance provided by Respondent in this section shall set forth Issuer and DCHA as an additional insured (as applicable).

The Respondent shall carry and pay for:

(i) Commercial General Liability –
Per occurrence \$2,000,000
Aggregate \$4,000,000
Personal and Advertising Injury \$1,000,000
Products and Completed Operations \$2,000,000

(ii) Automobile Liability covering bodily injury and property damage for all vehicles used by Respondent in the performance of the contract:

Per occurrence

\$1,000,000

- (iii) Workers' Compensation:
 District of Columbia statutory requirements and benefits.
- (iv) Employer's Liability -

Each accident	\$500,000
Employee disease	\$500,000
Employee disease policy limit	\$500,000

(v) Umbrella or Excess Liability

\$2,000,000 (optional)

With respect to (i) and (ii) above; these policies shall be endorsed to name Highland Residential, LP as an additional insured and as a loss pavee

With respect to policies described above, these policies must:

- (a) Be in place before the execution of the contract; in-force insurance is a condition precedent;
- (b) The Respondent shall provide Issuer with a Certificate of Insurance as evidence of the limits of coverage described above;
- (c) In the event the Respondent's insurance expires during the execution of the contract, the Respondent shall provide Issuer with copies of renewal certificates 30 days prior to the expiration date of the expiring coverage;
- (d) Insurance contracts shall require the insurance company to notify Issuer in the event of a substantial change in coverage during the policy term;
- (e) Be insured by companies authorized to do business and in good standing in the District of Columbia, on such conditions, and with such beneficial interest appearing thereon as shall be acceptable to Issuer.

In the event a claim arises out of the contract award, the Respondent will promptly notify Issuer's Technical Assistance Representative (COTR) In addition, the Respondent will investigate and furnish the Issuer COTR with reports of all accidents, claims and potential claims for damage or injury and will cooperate with its insurers and those of DCHA.

D.5 METHOD OF COMPENSATION

D.5.1 Monthly Payment of Services:

Owner shall pay for services on Net 30 day basis.

- D.5.2 Submission of Payment Requests
- a. All payment requests must be addressed as follows and forwarded to:

Highland Residential, LP c/o District of Columbia Housing Authority Attn: Wayne Frasier: 1133 North Capitol Street, NE, Suite 242 Washington, D.C. 20002-7599

- b. Proper invoices shall contain the following information:
 - Contract Number
 - Purchase Order Number
 - Identification of matters/services performed consistent with the contract requirement and supporting documentation
- c. Upon request, Respondent shall also submit "Certified Payroll Affidavits" for all labor hours performed under the contract. These affidavits should include all work performed by Respondent's personnel and all labor hours performed by Subcontractors. Certified Payroll Affidavits shall only be submitted to the Compliance Staff, located in the Office of Administrative Services of DCHA in Suite 300.
- d. Failure to provide all documentation as outlined in item (b) above may delay payment of invoices.
- e. DCHA's Accounts Payable Division processes checks for payment every Thursday; except for when the date falls on a legal holiday or weekend checks will be processed on the next business day.

D.6 AFFIRMATIVE ACTION PROGRAM

Respondent shall submit two (2) copies of an Affirmative Action Program (AAP) and Goals and Time Tables (G&T), "Compliance with Equal Opportunity Obligations in Contracts" and the Office of Human Rights Regulations, Chapter 11, "Equal Employment Opportunity Requirements in Contracts", promulgated August 15, 1986.

D.7 SECTION 3 REQUIREMENTS- MANDATORY FOR ALL RESPONDENTS

All Contractors shall comply with the Section 3 Program, as defined in the Housing and Urban Development Act of 1968 (12 U.S.C. 1701u) (Section 3), commonly known hereinafter as the Section 3 Program (codified at 24 CFR Part 135)). Section 3 compliance requires all Contractors performing work on behalf of the Issuer to ensure

that training, employment, contracting and other economic opportunities generated from Federal financial assistance shall, to the greatest extent feasible, be directed toward "low-income" and "very-low-income persons" (as those terms are defined by the Section 3 Program (24 CFR § 135.5), particularly those who are recipients of government assistance for housing. Issuer's first priority will be to a DCHA resident or program participant. The minimum numerical goal for employment shall be equal to thirty percent (30%) of the aggregate number of new hires for each year over the duration of the contract. A second option for compliance is to annually enroll Section 3 individuals totaling at minimum of thirty percent (30%) to an apprenticeship program. With respect to subcontracting, the minimum numerical goal is to subcontract to Section 3 business concerns (as that term is defined at 24 CFR § 135.5): (1) at least 10 percent of the total dollar amount for each Contract for building trades work for maintenance, repair, modernization, development, or for building trades work; and (2) at least three percent (3%) of the total dollar amount for all other work for each Contract. Alternatively, other options for compliance are: (1) proposing a unique program that provides internships participants or Section 3 businesses; and/or (2) providing cash donations to DCHA's Section 3 Fund, which is a "last resort option" to Contractors who have exhausted all priority preferences and are unable to hire or train Section 3 individuals for the following reasons:

- The contract is immediate and the period is minimal or
- The skill sets required by the staff is too technical or too advanced for the Section 3 individuals seeking employment.

Cash donations will be equivalent to the hourly wage rate of the lowest-paid employee on the project, multiplied by ten percent (10%) of the total labor hours for the task being performed. The funds support the removal of barriers for DCHA residents and program participants by providing resources such as training, or licenses.

Contractors and Subcontractors will:

- 1. Incur all costs required for compliance with the applicable regulations:
- 2. Be subject to DCHA monitoring for compliance, and
- 3. Accept any applicable penalties for noncompliance.

The Contractor must include evidence of past performance, an "Action Plan for Section 3 Commitment" and an "Estimated Project Workforce Breakdown" along with their bid proposal to be considered for contract award. These documents should include a brief narrative description of the contract, and training and/or job opportunities for Section 3 participants as a part of this contract. The respondent should describe, in detail, the type of commitment set forth and the methods to be used to achieve the Section 3 Commitment. Specifically, the details of this plan should address the following: (1) indicate whether the firm has a valid Section 3 Certificate (issued by the Department of Housing and Community Development); (2) provide a detailed description of the hiring plan for DCHA program participants, including the number and type of jobs to be provided; (3) include the number and type of training plan for DCHA program participants, whether interns will be contracted or, if funding will be provided for training; (4) outline the firm's proposal, if any to subcontract to Section 3 businesses; and (5) indicate whether the firm is willing to provide pro bono services to DCHA program participants or Section 3 businesses, and describe in detail the type of services

to be provided. A template of the Action Plan for Section 3 Commitment and a copy of the Estimated Project Workforce Breakdown have been enclosed with this RFP (Attachments).

Issuer recognizes that the Contractor seeks trainees and/or employees that meet certain requirements. In order to better facilitate this goal, all efforts to hire to meet the Contractor's Section 3 goals must be coordinated through the DCHA Section 3 Compliance Coordinator. Each Section 3 Plan will be rated on the quantity of job opportunities and on the quality of the training and/or the development of skills that lead to economic self-sufficiency and careers.

Examples of Opportunities

Administrative/ Management	accounting, payroll, research, bookkeeping, purchasing, word processing
Services	appliance repair, florists, marketing, carpet installation, janitorial, courier, photography, catering, landscaping, printing, computer/information, manufacturing, transportation.
Construction	architecture (intern), bricklaying, carpentry, cement/masonry, demolition, drywall, electrical, elevator construction (apprentice), fencing, heating, iron works, machine operation, painting, plastering, plumbing, tile setting.

Non-Compliance Procedures

Any Contractor who fails to make a positive effort to meet the hiring and contracting goals described in the Section 3 Plan may be determined to be non-compliant. After a determination by DCHA that the Contractor has failed to comply with the Section 3 terms of their contract, Issuer shall serve notice of such non-compliance to the Contractor or its representative. The Contractor shall be responsible for notifying any subcontractor(s) who is not in compliance.

DCHA shall perform all Section 3 compliance functions. Upon request, the Contractor determined to be non-compliant shall meet with DCHA within three (3) working days of written notice in order to determine a method of correcting the deficiencies and determining the time period within such remedy shall be effective. If remedy is not agreed upon within three (3) days of the required notice, DCHA shall prescribe the remedy by which deficiencies shall be corrected and notify the Contractor in writing of such a determination. If the Contractor does not correct the deficiencies in the manner as directed by DCHA within thirty (30) calendar days DCHA may impose any or all of the following sanctions:

- (a) Withholding payments;
- (a) Termination for default or suspension of contract; or
- (b) Placing the Contractor on a list of Contractors who fail to comply with DCHA Section 3 requirements.

Monitoring

DCHA will conduct unscheduled site visits to interview all Section 3 hires. DCHA will also review weekly payrolls and other supportive documentation.

Reporting

Contractor must submit quarterly reports regarding their Section 3 activities as requested by the Section 3 Compliance Coordinator. If Contractors chose to contract with Section 3 business concerns they must also submit proof of payment to those businesses. Within five business days of project completion, Contractors are required to provide a narrative of their efforts and outcomes as it relates to Section 3 activity to the DCHA Section 3 Compliance Coordinator.

Contact

Please consult the DCHA Section 3 Compliance Coordinator at 202.535.1212 for additional information.

D.8 RESTRICTION ON DISCLOSURE AND USE OF DATA

An offer including proprietary or confidential information in its offer shall conspicuously display the following information on the first page of the offer if the Respondent does not want the proprietary or confidential information disclosed to the public for any purpose or used by Issuer except for evaluation purposes:

- D.8.1 That the offer includes proprietary or confidential information that shall not be disclosed outside the Issuer and shall not be duplicated, used, or disclosed, in whole or in part, for any purpose other than to evaluate the proposal;
- D.8.2 That if a contract is awarded to the Respondent, the Issuer shall have the right to duplicate, use or disclose the proprietary or confidential information to the extent provided in the contract;
- D.8.3 That this restriction does not limit Issuer's right to use the proprietary or confidential information if it is obtained from another source without restriction; and
- D.8.4 That the Respondent has specifically identified, by page number or otherwise, the proprietary or confidential information subject to the restriction.
- D.8.5 The Respondent shall not designate as proprietary or confidential information the name of the respondent, the proposal price, or any information that is not actually proprietary or confidential.

In addition to the requirements above, the Respondent shall conspicuously mark each separate sheet containing proprietary or confidential information it wishes to restrict with a notation to the effect that the use or disclosure of proprietary or confidential information contained on the sheet is subject to the restriction set forth on the first page of the offer.

D.9 RESPONSIBLE CONTRACTORS

Issuer will award contracts only to responsible prospective contractors who have the ability to perform successfully under the terms and conditions of the proposed contract. In determining the responsibility of an offer, Issuer will consider such matters as the Respondent's:

1. Integrity

- 2. Compliance with public policy
- 3. Record of past performance
- 4. Financial and technical resources

Before a proposal is considered for award, the Respondent may be requested by Issuer to submit documentation regarding any of the items in the paragraphs above. Failure by the Respondent to provide such additional information shall render the Respondent ineligible for award. In addition, the Issuer may conduct site visits to the respondent's facility to verify information contained in the proposal.

D.10 EMPLOYEE DISHONESTY INSURANCE

The Respondent shall provide evidence of employee dishonesty insurance for an amount not less than \$250,000, obtained at its own expense, for the purpose of protecting DCHA against dishonest acts of the Respondent and its employees. Owner and DCHA must be named as the loss payee. The insurance company, form, limits and content of such coverage will be subject to the approval of Owner. The Respondent shall indemnify, defend and hold harmless HUD, Owner and DCHA from any loss, cost damage, claim, demand, suit, liability, judgment and expense (including any attorney fees and other costs of litigation) arising out of or resulting from or in connection with any breach by the Respondent, its agents, employees and the Respondent of any provision of this contract or any negligent or bad faith act(s) or omission(s) or the negligent performance of this contract by the Respondent, its agents, employees and the Respondent or any other person or entity for which the Respondent may be responsible. Any provisions or limits of insurance set forth in this contract shall not limit the Respondent liability. At its own expense, Respondent shall obtain the necessary insurance coverage acceptable to Owner to comply with this indemnification requirement; provide evidence of such coverage to the Owner, and such coverage shall be in place on or before the execution of this contract and as a condition to it.

D.11 RESPONDENT'S KEY PERSONNEL

The key personnel specified in the Respondent's proposal are considered to be essential to the services being performed under the contract. Prior to diverting any of the key personnel for any reason(s), the Respondent shall notify the Issuer in writing at least thirty (30) days in advance and shall submit justification (including proposed substitutions) in sufficient detail to permit evaluation of the impact on the contract.

D.12 FAIR HOUSING EQUAL OPPORTUNITY CLAUSE

During the performance of the contract, the Respondent shall not discriminate on the basis of race, color, religion (creed), sex, natural origin, handicap or familial status, or the existence or use of a policy or practice, or any arrangement, criterion or other method of administration which has the effect of denying Equal Housing Opportunity, or which substantially impairs the ability of persons to apply for or receive the benefits of assistance because of race, color, religion (creed), sex, natural origin, handicap or familial status, in the sale, rental or other disposition of residential properties or related facilities, including land to be developed for residential use, or in the use or occupancy thereof.

D.13 THE AMERICAN WITH DISABILITIES ACT OF 1990 (ADA)

During the performance of the contract, the Respondent and all of its subcontractors shall comply with the ADA. The ADA makes it unlawful to discriminate in employment against a qualified individual with disability. See 42 U.S.C §2101, et.seq.

D.14 SECTION 504 OF THE REHABILITATION ACT OF 1973 (AS AMENDED)

During the performance of the contract, the Respondent and all of its subcontractors shall comply with the Section 504 of the Rehabilitation Act of 1973, as amended. This Act prohibits discrimination against persons with disabilities in federally funded programs and activities.

D.15 NO WARRANTY

Respondent is required to examine the RFP, specifications and instructions pertaining to the services required. Failure to do so will be at the Respondent's own risk. It is assumed that the Respondent has made full investigation so as to be fully informed of the extent and character of the services requested and of the requirements of the specifications. No warranty is made or implied as to the information contained in the RFP, specifications, and/or instructions.

D.16 EXPENSE OF THE RFP SUBMISSION

All expenses incurred in the preparation and submission of proposals in response to the RFP shall be borne by the Respondent.

D.17 CANCELLATION

Issuer reserves the right to cancel this RFP, or to reject, in whole or in part, any and all proposals received in response to this RFP, upon its determination that such cancellation or rejection is in the best interest of Issuer. Issuer further reserves the right to waive any minor information on any proposal received, if it is in the best interest of Issuer to do so. The decision as to who shall receive a contract award, or whether or not an award shall be made as a result of this RFP, shall be at the sole and absolute discretion of Issuer.

D.18 PROTEST

Any party involved in a dispute with Issuer related to any procurement decision that has unfavorably affected the aggrieved party is entitled to a resolution of the dispute in a timely manner and in accordance with applicable local or Federal law. The Protester, in all instances, must pursue a remedy through the established administrative procedures of Issuer prior to pursuing a protest with the Federal agency. Guidelines and procedures that must be followed are presented herein.

DEFINITIONS

Contracting Officer. The person within Issuer duly authorized by the governing body thereof to administer contracts for, and in the name of, DCHA and Highland.

Executive. The authorized officer of the Owner DCHA.

Federal Agency. Unless otherwise defined, the United States Department of Housing and Urban Development ("HUD").

Protester. Any Respondent to an Issuer solicitation that has submitted a bid, quotation, or proposal that contains all the material requirements of the solicitation, and has received an unfavorable decision concerning the results thereof and has a valid basis to challenge the Issuer award decision or any Respondent who files a complaint based on the content of the RFP prior to the proposal due date based on specific facts giving rise to any such complaint.

PROCEDURES

- Any protest against a solicitation must be received before the due date for receipt of bids or proposals, and any protest against the award of a contract must be received within ten (10) calendar days of contract award by the Issuer, or the protest will not be considered, unless a different time period has been established in the RFP or contract, if applicable. The formal complaint must be in writing, must identify the aggrieved party by name and address, and contain a clear and concise factual and legal grounds of the protest, including copies of relevant evidence or supporting documents, statutes, rules, regulations and/or policies violated, and the relief requested by Protester.
- The authorized officer of the Issuer, upon receipt of the formal complaint, shall review the merits of the protest and render a decision, in writing, to the Protester. The response shall include a finding of facts based on information provided by the Protester and DCHA's knowledge of the circumstances, and shall include instructions for filing an appeal, if necessary. The Issuer must respond to the formal complaint within fifteen (15) days of its receipt, except where the response time is otherwise stipulated in an agreement with the Protester directly related to the disputed issues.
- 3. If the Issuer fails to respond to the formal complaint within the specified time period, or if the Protester disagrees with the decision rendered, then the Protester may submit an appeal to have the dispute resolved by the Issuer's authorized representative. Such appeal must be in writing and made within fifteen (15) days of the date of the initial decision rendered by the Issuer, or within fifteen (15) days after the expiration of the response time allotted. The Issuer's Executive, or any designee, shall respond to any appeal submitted in a timely manner within fifteen (15) days of receipt of said appeal, except where the response time is otherwise stipulated in a contract with the Protester and directly related to the disputed issues.
- 4. If the Issuer's Executive or designee, fails to respond to a properly submitted protest within the allotted time, or the if Protester wishes to appeal the decision rendered, then the Protester may submit a formal request to have the dispute settled by the appropriate field office of the U.S. Department of Housing and Urban Development (HUD). Such request must be in writing and made within

fifteen (15) days of receipt of the decision rendered by the Issuer's Executive or designee, or within fifteen (15) days after the expiration of the response time allotted to the Issuer's Executive whichever is earlier. The field office of HUD will only review protests that meet one of the following criteria:

- (I) Violation of Federal law or regulations and the standards of section 85.36, Code of Federal Regulations, title 24 (24 CFR, Part 85.36). Violations of local law will be under the jurisdiction of local authorities.
- (II) Violation of Issuer 's protest procedures delineated herein based on the failure of Issuer to review a complaint or protest.
- 5. All protests, except those directed to HUD, or local authorities, shall be addressed to the administrative offices of Issuer. The address of the administrative offices of Issuer is as follows:

Attn: Cheryl Moore, c/o Office of Contracts and Procurement District of Columbia Housing DCHA 1133 North Capitol Street, N.E. Room 300 Washington, D.C. 20002

6. All protests directed to the field office of HUD shall be addressed to the following location:

Public Housing Division
U.S. Department of Housing and Urban Development
Washington, D.C. Field Office, Region III
Union Center Plaza
820 First Street, N.W.
Washington, D.C. 20002-4205

- 7. Issuer shall, in all instances, promptly disclose information to the HUD Field office related to any protests or complaints. However, failure to promptly notify HUD of such matters does not relieve the Protester of compliance with the administrative procedures presented herein.
- 8. In the event the Protester disagrees with the decision rendered by the HUD Field Office and exhausted all administrative remedies, Protester may pursue any and all legal remedies available at the District of Columbia Contracts Appeals Board.

D. 19 BEST AND FINAL OFFERS

D.19.1 Issuer may award a contract upon the basis of initial offers received, without discussion. Therefore, each initial offer should contain the respondent's best terms from a cost and technical standpoint. However, if discussions are held with respondents, all respondents within the competitive range will be notified regarding the holding of discussions and will be provided an opportunity to submit written best and final offers ("BAFOs") at the designated date and time. If modification is submitted, it must be received by the date and time specified and is subject to the "Late Submission, Modifications and Withdrawals of Proposals" provisions of this solicitation.

D.19.2 After receipt of best and final offers, no discussions will be reopened unless the Issuer determines that it is clearly in Issuer's best interest to do so. If discussions are opened, the Contracting Officer shall issue an additional request for best and final offers to all respondents still within the competitive range.

D. 20 MCNAMARA O'HARA SERVICE CONTRACT ACT [reserved]

SECTION E-EVALUATION FACTORS FOR AWARD

E.1 EVALUATION OF PROPOSALS

- E.1.1 Issuer reserves the right to reject any and all proposals determined to be inadequate or unacceptable. Issuer may award a contract upon the basis of initial offers received without discussions. Therefore, each initial offer should contain the Respondent's best terms from a price and technical standpoint.
- E.1.2 All proposals will be initially reviewed to determine compliance with the Proposal Format Requirements specified within this solicitation. Proposals, which do not comply with these requirements, may be rejected without further review.

E.2 RELATIVE IMPORTANCE OF TECHNICAL VERSUS COST/PRICE FACTORS

- E.2.1 Issuer will make an award to the most responsible and responsive Respondent whose offer conforms to the solicitation and is most advantageous to the Issuer (i.e., that which represents the best value to the Issuer), cost or price and other factors considered. The proposed cost must be considered reasonable and must reflect the proposed technical approach.
- E.2.2 Issuer may award a contract to other than the lowest priced offer. In the event that two or more offers are considered technically equivalent, the evaluated cost or price will be of primary importance in determining the proposal most responsive.
- E.2.3 Issuer may make multiple awards to ensure availability of a wide range of products or services.
- E.2.4 The combined relative merit of the technical evaluation factors listed below will be more significant than cost or price in the selection of the Contractor.

E.3 EVALUATION AND SELECTION CRITERIA

The following evaluation factors will be used in determining the competitive range, with a total possible score of 140 points.

Issuer will add additional points for Business Enterprise Designations after the technical evaluations have been completed and the competitive range has been established by the Contracting Officer.

Proposals will be evaluated with points assigned to each section as follows:

EVALUATION FACTORS & SELECTION CRITERIA

TECHNICAL & COST

MAXIMUM POINTS
20
25
20

Technical Approach: Describe the business approach to fulfilling and managing all the requirements within this statement of work. Describe the steps taken to ensure success and demonstrate the firm understands of the task. The approach shall demonstrate a clear, logical methodology for organizing and accomplishing the work, and describe the lines of authority and responsibility of key personnel and management. Staffing Plan - Provide a staffing plan that demonstrates how you will successfully complete the work. This shall include all personnel (including those personnel designated as "key") and shall reflect the labor mix, and number of hours used per each labor category to accomplish the work. For any subcontractor personnel proposed, include the name of the subcontractor. Issuer will evaluate the sufficiency of the Respondent's technical approach to fulfilling and managing all the requirements within the scope of work and the adequacy of the proposed staffing plan and its likely success in accomplishing the work, and the degree to which the Respondent demonstrates an understanding of the requirements. References:	15
Not less than three (3) recent professional references from clients, which the individual has performed similar work as, described in the Scope of Services k. Include name, address, and telephone number, description of work performed and the date completed.	10
SECTION 3 Experience & Plan	20
COST	
Price quote consists of the Respondent's firm-fixed price to perform the requirements of the statement of work. The proposal shall include hourly rates and all prices for the term and option term.	30
TOTAL MAXIMUM POINTS TECHNICAL & COST	140.00

SECTION 3

Breakdown of Section 3 Evaluation Criteria

Maximum 20 Points

 For non-construction contracts: Proposes to have DCHA res program participants as interns. For construction contracts: F to have DCHA residents or program participants as *apprentice 	Proposes es.
Demonstrated evidence of successful past performance fulfillment of Section 3 Commitments	with the 3 points
 Will hire DCHA residents or program participants for ap employment opportunities within the firm or any of its subcontractors 	propriate 4 points affiliated
 Proposes to provide funding for training for a DCHA res program participant 	sident or 3 points
 Will provide pro bono services to resident controlled comp residents desiring to start a company either as a for-profit or n entity. 	
6. Proposes to subcontract supportive services to Section 3 busing	nesses. 2 points

7. Vendor submits a unique proposal that supports the requirement of Section 3 "to provide DCHA residents and program participants with training and/employment opportunities".

4 points

*Approved apprenticeship and trainee programs include: an apprenticeship program approved by the Bureau of Apprenticeship and Training of the Department of Labor, or a State Apprenticeship Agency, or an on-the-job training program approved by the Bureau of Apprenticeship and Training, in accordance with the regulation at 29 CFR part 5; or a training program approved by HUD in accordance with HUD policies and guidelines, as applicable. Participation in an approved apprenticeship program does not, in and of itself, demonstrate compliance with the regulations of this part.

*A Section 3 Business is defined as a business that is 51% or more owned by low-income individuals OR, a business whose full time workforce includes, at minimum, 30% low income individuals OR, a business who subcontracts in excess of 25% of the total amount of its contract to section 3 businesses.

**Sponsoring DCHA program participant(s) involves:

- providing the financial means necessary for the program participant(s) to receive training in a specific trade or other method of higher learning:
- provide mentoring to the program participant(s) sponsored; and
- committing to hire the respective program participant(s) after successful completion of their specialized training.

BONUS POINTS

E.4 Business Enterprise Designation Points for Local Small Minority/Woman-Owned Business (Bonus Factor 10 Points) -

Issuer will add additional points for Business Enterprise Designations after the technical evaluations have been completed and the competitive range has been established by the Contracting Officer.

Upon determination of the competitive range, each Respondent who has been deemed technically qualified and is within the competitive range can receive additional points if the Respondent is determined to be a Local, Small, Minority or Woman-Owned Business Enterprise (LSM/WBE).

The following definitions apply for the Business Enterprise Designation Points:

"Local" means within the Metropolitan Business Area:

"Small" means a firm with 500 employees or less;

"Minority" means 51% ownership; and

"Woman-Owned" means 51% ownership.

The points shall be awarded to the Respondents based on a review of the respondent, either party of a joint-venture, or a Respondent's subcontractors.

The points will be awarded in the following manner:

Local = 2.5 points
Small = 2.5 points
Minority = 2.5 points
Woman-Owned = 2.5 points

A maximum of 10 points can be added to the score of a technically qualified Respondent who is in the competitive range. (Weighted Factor 10 points)

E.5 CBE PARTICIPATION (Weighted Bonus Factor 2.5 points)-

Issuer will recognize the District of Columbia's CBE certification as meeting the certification requirements of its CBE program. Reliable certification from other CBE programs will be considered and Contractors may utilize any other CBE firms that qualify under the definitions set forth herein. In recognition of the District's CBE certification, DCHA will use the following CBE point system below to determine the number of points awarded to contractors with CBE certification. Please be advised that if one or more development team members are a CBE, DCHA will only award points for one CBE team member. The point award will be based on the CBE with the highest number of preference points awarded by the District.

District of Columbia	D.C. Housing Authority
10-12 Preference Points	2.5 Preference Points
6-9 Preference Points	2.0 Preference Points
2-5 Preference Points	1.0 Preference Points

BONUS POINTS

Maximum 12.5 Points

Business Enterprise Designation Points-

Maximum 10 Points

CBE Participation-Reserved

Maximum 2.5 Points

TOTAL POINTS TO INCLUDE BONUS

152.5 MAXIMUM POINTS

SECTION F-TIMETABLE (SELECTION PROCESS)

F.1 Timetable

Advertise Date	January 25, 2015
Issue Request for Proposals	January 27, 2015
Site Visit	February 06, 2015
Deadline for Question Submission	February 10, 2015
Deadline for Response to Questions	February 17, 2015
Deadline Submission for Proposal	February 27, 2015
Evaluation Period	TBD
Interviews/Presentations (If Applicable)	TBD
Recommendation to Owner for Final Decision	TBD
Contract Award	TBD

(**) DATES IDENTIFIED ABOVE ARE SUBJECT TO CHANGE AT THE SOLE DISCRETION OF OWNER.

ALL PROPOSALS SUBMITTED FOR CONSIDERATION WILL BE REVIEWED BY OWNER LAND AND THE RESPONDENT RECEIVING THE HIGHEST RATING, BASED ON THE CRITERIA PRESENTED ABOVE, WILL BE SELECTED AS BEING THE MOST CAPABLE OF PROVIDING THE SERVICES AND SUPPLIES IN A MANNER THAT IS MOST ADVANTAGEOUS TO OWNER, COST AND OTHER FACTORS CONSIDERED. OWNER MAY REJECT ANY OR ALL PROPOSALS THAT ARE DETERMINED NOT TO BE IN OWNER'S BEST INTEREST. IN ADDITION, OWNER RESERVES THE RIGHT TO WAIVE ANY MINOR INFORMALITIES OR IRREGULARITIES IF IT SERVES OWNER'S BEST INTEREST IN DOING SO.

ATTACHMENTS A General Conditions for Non Construction Contracts

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 (exp. 01/31/2014)

Public Reporting Burden for this collection of information is estimated to average 0.08 hours 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. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to the Reports Management Officer, Office of Information Policies and Systems, U.S. Department of Housing and Urban Development, Washington, D.C. 20410-3600; and to the Office of Management and Budget, Paperwork Reduction Project (2577-0157), Washington, D.C. 20503. Do not send this

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 \$100,000 use Section I; Maintenance contracts (including nonroutine maintenance as defined at 24 CFR 968.105) greater than \$2,000 but not more than \$100,000 - use Section II;
- Maintenance contracts (including nonroutine maintenance), greater than \$100,000 - use Sections I and II.

Section Concessor an Worl-Constitution Configure The Section Configure than \$100,000

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 Authorify 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.
- 'Day' means calendar days, unless otherwise stated.
- '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.
- 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.
- 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.
- 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.
- 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.
- 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.
- 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 III, 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.
- (a) 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:
 - (i) Award of the contract may result in an unfair competitive advantage; or
 - (ii) 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.

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,
- 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:

- 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.
- (ii) 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.
 - (ii) 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:
 - (i) 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 agrees as follows:

- (a) The Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin,
- (b) The Contractor shall 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 (1) employment; (2) upgrading; (3) demotion; (4) transfer; (5) recruitment or recruitment advertising; (6) layoff or termination; (7) rates of pay or other forms of compensation; and (8) selection for training, including apprenticeship.
- (c) The Contractor shall post in conspicuous places available to employees and applicants for employment the notices to be provided by the Contracting Officer that explain this clause
- (d) The Contractor shall, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.
- (e) The Contractor shall send, to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, the notice to be provided by the Contracting Officer advising the labor union or workers' representative of the Contractor's commitments under this clause, and post copies of the notice in conspicuous places available to employees and applicants for employment.
- (f) The Contractor shall comply with Executive Order 11246, as amended, and the rules, regulations, and orders of the Secretary of Labor.
- (g) The Contractor shall furnish all information and reports required by Executive Order 11246, as amended and by rules, regulations, and orders of the Secretary of Labor, or pursuant thereto. The Contractor shall permit access to its books, records, and accounts by the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (h) In the event of a determination that the Contractor is not in compliance with this clause or any rule, regulation, or order of the Secretary of Labor, 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 under the procedures authorized in Executive Order 11246, as amended. In addition, sanctions may be imposed and remedies invoked against the Contractor as provided in Executive Order 11246, as amended, the rules, regulations, and orders of the Secretary of Labor, or as otherwise provided by law.
- (i) The Contractor shall include the terms and conditions of this clause in every subcontract or purchase order unless exempted by the rules, regulations, or orders of the Secretary of Labor issued under Executive Order 11246, as amended, so that these terms and conditions will be binding upon each subcontractor or vendor. The Contractor shall take such action with respect to any subcontractor or purchase order as the Secretary of Housing and Urban Development or the Secretary of Labor may direct as a means of enforcing such provisions, including sanctions for noncompliance; provided that if the

Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the Contractor may request the United States to enter into the litigation to protect the interests of the United States.

17. 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.

18. 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.

19. 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 confractor or HA employee.

20. Liens

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

- 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 135, 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 135 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 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 contractor 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 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 135.
- (e) The contractor will certify that any vacant employment positions, including fraining positions, that are filled (1) after the contractor 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 contractor'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 contract for default, and debarment or suspension from future HUD assisted contracts.

22. 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.

ATTACHMENTS B Tax Affidavit

DEPARTMENT OF FINANCE AND REVENUE TAX CERTIFICATION AFFIDAVIT

	ganization		
Address			
Principal O	fficers:		
Business Te	elephone #		
Finance & F	Revenue Registration #		
Federal Ider	ntification #		
DUNS #		Contract #	
Un-employn	nent Insurance Account #		
2. The	ive complied with the applicable		g requirements of the District of ax compliance for the following taxe
District:	Sales and Use	()	Not Current
	Employer Withholding		()
	Hotel Occupancy	()	()
	Hotel Occupancy Corporation Franchise	$\dot{}$	()
	Unincorporated Franchise	()	()
	Personal Property	()	()
	Professional License	()	
	Arena/Public Safety Fee	()	()
	Vendor Fee	()	()
If no	ot current as checked, in item 2,	I am in compliance wit	h a payment agreement with the
Department of	of Finance and Revenue □YES	□NO	. , , , , , , , , , , , , , , , , , , ,
Attach copy of the	of Agreement gliabilities exists, and no agreen	nent has been made, ple	ease attach a listing of all such
The Departme	ent of Finance and Revenue also	requires:	of an ED SOA (C. L. L.

3.

- (a) Form) Form FR-532 (Notice of Registration) or a copy of an FR-500 (Combined Registration
- Copies of Canceled checks for the tax period(s) filed for each tax liability; i.e., sales and use. employer withholding, etc.

\$1,000.00, imprisonment for not more	than one year, or both, it more than \$2,500,00,	, as prescribed in D.C. Code Sec. 22-2514. imprisonment for not more than three years
Signature of Person Authorized		Title
Print Name		
Notary: DISTRICT OF COLUMBIA,	as:	
Subscribe and sworn before me this	Day of Month and Year	
	tary Public	

The District of Columbia Housing Authority is hereby authorized to verify the above information with appropriate Government authorities. Penalty for making false statements is a fine of not more than

ATTACHMENTS C Non-Collusive Affidavit



NON-COLLUSIVE AFFIDAVIT

State of
County of
being first duly sworn, deposes and sa
That bidder is
That bidder is
Signature of:
(Bidder, if the bidder is an Individual)
(Partner, if the bidder is a Partnership)
(Officer, if the bidder is a Corporation)
Subscribe and sworn to before me Thisday of
My Commission Expires:
(Notary Public)

ATTACHMENTS D Certificate of Eligibility



CERTIFICATION OF ELIGIBILITY

INVITATION NO:

PROECT:	
(President of Authorized Official of Bidder) duly sworn (or under penalty of perjury under laws of th noted below: (the company) or any person associated the director, officer, principal investigator, project director, the administration of federal funds:	rewith in the congains of towns,
is not currently under suspension, debarment, voluntary under any Federal, District or State statutes;	exclusion, or determination of ineligibility
has not been suspended, debarred, voluntarily excluded of District or State agency within the past 3 years;	or determined ineligible by any federal,
does not have a proposed debarment pending; and	
has not been indicted, convicted, or had a civil judgment jurisdiction in any matter involving fraud or official misc	rendered against (it) by a court of competent onduct within the past 3 years.
Exceptions will not necessarily result in denial of award, responsibility. For any exception noted, indicate below to dates of action. Providing false information may result in sanctions.	Whom it applies initiating agency
	Date
	Contractor
	President of Authorized Official
The penalty for making false statements are prescribed in the 1986 (Public Law 99-509.31 U.S.C. 3801.3812)	Title he Program Fraud Civil Remedies Act of
Subscribed and sworn before me thisday	
at	
City and State	
Notary Public	

ATTACHMENTS E Contract Compliance Requirements



CONTRACT COMPLIANCE REQUIREMENTS

Following is a list of documents that shall be completed and submitted with your bid and each of your proposed subcontractor's whose portion of the work is valued at \$10,000.00 or more.

- 1. Affirmative Action Program Policy Statement (sample attached) submitted on company letterhead.
- 2. Complete, Equal Employment Opportunity, Employer Information Report.

In the event that your minority utilization in each job category is less than 25 percent of your projected total workforce and/or you have less than 6.9 percent female utilization in your workforce, you must complete and submit the form titled One Year Projected Goals and Timetable for Equal Employment Opportunity.

The selected contractor/subcontractors are encouraged to utilize minority or female controlled banking institutions for financial transactions required during the performance of the resulting contract. Exhibit A_ contains a listing of area financial institutions which qualify as minority or female-controlled banks.

In the event that you or any of your subcontractors decide not to utilize a minority or female controlled bank, please indicate on the Minority Financial Institution Data Form the reason(s) for not doing so (Exhibit B).

If you have any questions pertaining to these requirements, contact the Compliance Division on (202) 535-1212.

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(SAMPLE STATEMENT)

(Bidder/Respondent must use this format to submit the EEO Policy Statement required by the contract. The statement must be submitted on company letterhead.)

EQUAL EMPLOYMENT OPPORTUNITY (EEO) POLICY STATEMENT

(Company Name) WILL NOT DISCRIMINATE AGAINST ANY EMPLOYEE OR APPLICANT FOR EMPLOYMENT BECAUSE OF RACE, COLOR, RELIGION, NATIONAL ORIGIN, SEX, AGE, MARITAL STATUS, PERSONAL APPEARANCE, SEXUAL ORIENTATION, FAMILY RESPONSIBILITIES, MATRICULATION, POLITICAL AFFILIATION, OR MENTAL OR PHYSICAL DISABILITY.

(Company Name) WILL TAKE AFFIRMATIVE ACTION TO ENSURE THAT APPLICANTS ARE EMPLOYED, AND THAT EMPLOYEES ARE TREATED DURING EMPLOYMENT, WITHOUT REGARD TO THEIR RACE, COLOR, RELIGION, NATIONAL ORIGIN, SEX, AGE, MARITAL STATUS, PERSONAL APPEARANCE, SEXUAL ORIENTATION, FAMILY RESPONSIBILITIES, MATRICULATION, POLITICAL AFFILIATION, OR MENTAL OR PHYSICAL DISABILITY. THE AFFIRMATIVE ACTION SHALL INCLUDE, BUT NOT BE LIMITED TO, THE FOLLOWING: (A) EMPLOYMENT, UPGRADING, OR TRANSFER, (B) RECRUITMENT OR RECRUITMENT ADVERTISING, (C) DEMOTION, LAYOFF, OR TERMINATION; (D) RATES OF PAY, OR OTHER FORMS OF COMPENSATION; AND (E) SELECTION FOR TRAINING AND APPRENTICESHIP.

(Company Name) AGREES TO POST IN CONSPICUOUS PLACES AVAILABLE TO EMPLOYEES AND APPLICANTS FOR EMPLOYMENT THE PROVISIONS OF THIS STATEMENT CONCERNING NON-DISCRIMINATION AND AFFIRMATIVE ACTION.

(Company Name) AGREES THAT ALL QUALIFIED APPLICANTS WILL RECEIVE CONSIDERATION FOR EMPLOYMENT WITHOUT REGARD TO RACE, COLOR RELIGION, NATIONAL ORIGIN, SEX, AGE, MARITAL STATUS.

(Company Name) AGREES TO PERMIT ACCESS TO ALL BOOKS AND RECORDS PERTAINING TO ITS EMPLOYMENT PRACTICES AND TO REQUIRE EACH SUBCONTRACTOR TO PERMIT ACCESS TO ITS BOOKS AND RECORDS.

(Company Name) AGREES TO COMPLY WITH ALL GUIDELINES FOR EQUAL EMPLOYMENT OPPORTUNITY APPLICABLE IN THE DISTRICT OF COLUMBIA.

(Company Name) SHALL INCLUDE IN EVERY SUBCONTRACT THAT EQUAL OPPORTUNITY CLAUSES, SO THAT SUCH PROVISIONS SHALL BE BINDING UPON EACH SUBCONTRACTOR OR VENDOR.

AUTHORIZED OFFICIAL AND TITLE

AUTHORIZED SIGNATURE

FIRM/ORGANIZATION NAME

CONTRACT NO.

DATE

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Daga 2



DATE

COMPLIANCE WITH EQUAL EMPLOYMENT OPPORTUNITY REQUIREMENTS

MAYOR'S ORDER 85-85, dated JUNE 10, 1985, AND THE RULES IPLEMENTING MAYROR'S ORDER 85-85, 33 DCR 4952, (published August 15, 1986). "COMPLIANCE WITH EQUAL OPPORTUNITY REQUIREMENTS IN DISTRICT GOVERNMENT CONTRACTS," ARE HEREBY INCLUDED AS A PART OF THIS BID/PROPOSAL THEREFORE, EACH BIDDER/OFFEROR SHALL INDICATE BELOW IT'S WRITTEN COMMITMENT TO COMPLY WITH MAYOR'S ORDER 85-85 AND THE IMPLEMENTING RULES. FAILURE TO COMPLY WITH THE SUBJECT MAYOR'S ORDER AND THE IMPLEMENTING RULES SHALL RESULT IN REJECTION OF THE RESPECTIVE BID/PROPOSAL.

Рабе 4



Instructions:					
Two (2) copies of DAS-84-404	or Federal EFO-1 shall	ll he submitted to	Contract Con	1:	
One (1) copy shall be retained by	by the contractor	a be subliffied to	Condact Con	приапсе	
	SECTION A - TYPE (OF REPORT			
Indicate by marking the appropriate			A - C		
BOX)	over type of topoliting time i	or which this copy or	the form is submi	tted (MARK ON	LY ONE
Single Establishment Employer: 1. () Single Establishment Employ one of each	ver Report	2 3. 4.	shment Employer: () Consolidate () Headquarters () Individual Es	Report Unit Report tablishment Report or more employ	
2. Total number of reports being filed by this company.		3.	() Special Repo	rt	
			~ <u></u>		
SECTION B- COMPANY 1. Name of Company which owns or controls the estable	IDENTIFICATION (To bishment for which this report	e answered by all em t is being filed.	ployers)		OFFICIAL USE
Address (Number and Street)	City or Town	County	State	Zip Code	b.
b. Employer Identification No.					
2. Establishment for which this report is filed		······			07774
a. Name of establishment					C. OFFICIAL USE
Address (Number and Street)	City or town	County	State	Zip Code	d.
b. Employer Identification No.					<u> </u>
3. Parent or affiliated company					
a. Name of Parent or affiliated company					
Address (Number and Street)	City or town	County	State	ZipCode	
b. Employer Identification No.					
	SECTION C ESTABLISH				
is the location of the establishment the same as that reporte	SECTION C-ESTABLISE ed last year?		ATION		
☐ Did not report last year ☐ Reporte the major business activity at this establishment the same	ed on combined basis				
Did not report last year Reporte	d on combined basis	oYES	□NO		
What is the major activity of this establishment? Be specific, i.e., manufacturing steel castings, retail grocer, s well as the principal business or industry.	wholesale, plumbing suppli	ies, title insurance, etc	. Include the speci	ific type of produ	ct or services provided
MINORITY GROUP MEMBERS: Indicate if you are a m YES ONO	unority business enterprise (50% owned or 51% c	ontrolled by mino	nity members).	
AS-44-404 (Re	places D.C. Form 2640-9	9 Sept. 74 which is	obsolete)		

CONTRACTINO.	CONTRACT AMOUNT: \$				
MBOC CERTIFICATION NO DENTERPRIZE ZONE	SET AS DE: DYES	□NO	□LOCAL	oSMALL odisadvantaged	
CONTRACTING AGENCY:	CONTRACT COMPI	LIANCE P	ERSON		
CAPTION:				·	

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Solicitation No	
Name of Contractor	

ONE YEAR PROJECTED GOALS AND TIMETABLES FOR EQUAL OPPORTUINITIES

		1122	Male	GROUP EI	MILLOYEE	S GUALS				
JOB CATEGORIES	Black	Asian	American	Female						
·	American	American	Indian	Hispanic American	Black American	Asian American	American Indian	Hispanic American	Projected Timetable Date	
Officials/Managers										
Technicians										
Sales Workers										
Office and Clerical						 -				
Craftsperson (Skilled)										
Operatives (Semi-Skilled)			0							
Laborers (Unskilled)										
Service Workers										
Others										
COTALS	+3		,	97					······································	
Comments				-		————.L.				
			hereby	affirm that I	horro mond	41	9 .9			
reof, certify them to b	e true, acc	urate, comp	lete and the	e best proje	ction of the	firm's hun	ng, know th nan resource	e entire cor e needs by i	itents,	
his time.									unu o	
	CC : 1									
nature of Company O	IIICIAI									



LIST OF CERTIFIED MINORITY AND WOMEN-OWNED BANKS

- INDUSTRIAL BANK OF WASHINGTON 4812 GEORGIA AVENUE, N.W. WASHINGTON, D.C. 20011
 B. DOYLE MITCHELL, PRESIDENT (202) 722-2000
- 2. INDEPENDENCE FEDERAL SAVINGS BANK 1301-9TH STREET, N.W. WASHINGTON, D.C. 20001 WILLIAM B. FITZGERALD, PRESIDENT (202)628-5500
- 3. WASHINGTON FIRST BANK 1146-19TH STREET, N.W. WASHINGTON, D.C. 20036 SHAZA ANDERSEN, CHIEF EXECUTIVE OFFICER (202) 331-7031
- 4. PREMIER BANK 1501 "K" STREET, N.W. WASHINGTON, D.C. 20005 BORRIS ORCEV, PRESIDENT (202) 466-4090

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MINORITY FINANCIAL INSTITUTION DATA FORM

SOLICITATION NO:
CONTRACTOR NAME:
Indicate below if you bank with a Minority Financial Institution:
YES
Bank Name:
Address:
Type of Account(s):
NO (please explain) Explanation:

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STATEMENT OF ACCEPTANCE AND EXCEPTIONS

The undersigned, by affixing his/her signature to this document, acknowledges that he had read and understands the terms, conditions, and other covenants as provided for in the Request for Qualifications (RFQ). The undersigned future agrees and understands that the proposal submitted herein is made under said terms, conditions, and other covenants, and shall abide by them, notwithstanding the exceptions listed herein. S/he states that s/he is an officer of the business entity named below, or has power of attorney to bind said business to the terms, conditions, and other covenants provided in the aforementioned documents, and agrees to perform in accordance therewith the agreed upon services.

Name of Firm	
Address	
Signature	Title
Printed Name	Telephone #
Date	
oroposar accument, then blease shed	the terms, conditions, and other covenants stated in this ify herein, include additional pages as necessary. MAY BE CLASSIFIED AS NONRESPONSIVE BY THE AY BE REJECTED.

ATTACHMENTS F

Representations Certifications and Other Statement of Bidders



THE DISTRICT OF COLUMBIA HOUSING AUTHORITY

REPRESENTATIONS, CERTIFICATIONS, AND OTHER STATEMENT OF BIDDERS

- 1. CERTIFICATION OF INDEPENDENT PRICE DETERMINATION
 - (a) The bidder certifies that-
 - (1) The prices in this bid have been arrived at independently, without, for the purpose of restricting competition, and consultation, communication, or agreement with any bidder or competitor relating to (i) those prices, (ii) the intention to submit a bid, or (iii) the methods or factors used to calculate the prices offered;
 - (2) The prices in this bid have not been and will not be knowingly disclosed by the bidder, directly or indirectly, to any other bidder or competitor before bid opening (in the case of a sealed bid solicitation) or contract award (in the case of a competitive proposal solicitation) unless otherwise required by law; and
 - (3) No attempt has been made or will be made by the bidder to induce any other concern to submit or not to submit a bid for the purpose of restricting competition.
 - (b) Each signature on the bid is considered to be a certification by the signatory that the signatory-
 - (1) Is the person in the bidder's organization responsible for determining the prices being offered in this bid or proposal, and that the signatory has not participated and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) above; or
 - (2) (i) Has been authorized, in writing, to act as agent for the following principals in certifying that those principals have participated, and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) above.

NAME	
TITLE	
NAME	
TITLE	
NAME	
TITLE	

[insert full name of person(s) in the bidder's organization responsible for determining the prices offered in this bid or proposal, and the title of his or her position in the bidder's organization];

- (ii) As an authorized agent, does certify that the principals named in subdivision (b)(2)(i) above have not participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) above; and
- (iii) As an agent, has not personally participated, and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) above.
- (c) If the bidder deletes or modifies subparagraph (a) 2 above, the bidder must furnish with its bid a signed statement setting forth in detail the circumstances of the disclosure.

(d) Non-collusive affidavit

BLABAR

Each bidder shall execute, in the forms provided by DCHA, an affidavit to the effect that he/she has not colluded with any other person, firm or corporation in regard to any bid submitted in response to this solicitation. If the successful bidder did not submit the affidavit with his/her bid, he/she must submit it within three (3) working days of bid opening. Failure to submit the affidavit by the date may render the bid non-responsive. No contract award will be made without a properly executed affidavit.

2. CONTINEGENT FEE REPRESENTATION AND AGREEMENT

(a) Definitions. As used in this provision:

"Bona fide employee" means a person, employed by a bidder and subject to the bidder's supervision and control as to time, place, and manner of performance, which neither exerts, nor proposes to exert improper influence to solicit or obtain contracts nor holds out as being able to obtain any contract(s) through improper influence.

"Improper influence" means any influence that induces or tends to induce a DCHA employee, the Executive Director or officer, to give consideration or to act regarding a DCHA contract on any basis other that the merits of the matter.

(b)	The bidder represent	s and certifies a	s part of its bid that.	except for full time bona
fide	employees working sole	y for the bidder.	, the bidder:	the private rank time boying

(1)] has, [] has not employed or retained any person or company to
solicit or obtain	this contract; and

- (2) [] has, [] has not paid or agreed to pay to any person or company employed or retained to solicit or obtain this contract any commission, percentage, brokerage, or other fee contingent upon or resulting from the award of this contract.
 - (c) If the answer to either (b)(1) or (b)(2) above is affirmative, the bidder shall make an immediate and full written disclosure to the DCHA Contracting Officer.
 - (d) Any misrepresentation by the bidder shall give the DCHA the right to (1) terminate the contract; (2) at its discretion, deduct from contract payment the amount of any commission, percentage, brokerage, or other contingent fee; or (3) take other remedy pursuant to the contract.
- 3. CERTIFICATION AND DISCLOSURE REGARDING PAYMENTS TO INFLUENCE CERTAIN FEDERAL TRANSACTIONS (applicable to contracts exceeding \$100,000)
 - (a) The definitions and prohibitions contained in Section 1352 of title 31, (Limitation on use of appropriated funds to influence certain federal contracting and financial transactions) United States Code, are incorporated by reference in paragraph (b) of this certification.
 - (b) The bidder, by signing its bid, hereby certifies to the best of his or her knowledge and belief that:
 - 1. No Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer, the Executive Director, or employee of any agency, a member of Congress, and officer or employee of Congress, or an employee of a member of Congress on his or her behalf in connection with the awarding of a contract resulting from this solicitation;
 - 2. If any funds other than Federal appropriate funds (including profit or fee received under a covered Federal transaction) have been paid, or will be paid, to 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 on his or her behalf in connection with this solicitation, the bidder shall complete and submit, with its bid, OMB standard form LLL, "Disclosure of Lobbying Activities" attached hereto; and
 - He or she will include the language of this certification in all subcontracts at any tier and require that all recipients of subcontract awards in excess of \$100,000 shall certify and disclose accordingly.
- (c) Submission of this certification and disclosure is a prerequisite for making or entering into this contract imposed by Section 1352, title 31, United States Code. Any person who makes expenditure prohibited under this provision or who fails to file or amend the disclosure forms to be filed or amended by this provision, shall be subject to a civil penalty of not less than \$10,000, and not more than \$100,000, for each such failure.

4. ORGANIZATIONAL CONFLICTS OF INTEREST CERTIFICATION

The bidder certifies that to the best of its knowledge and belief and except as otherwise disclosed, he or she does not have any organizational conflict of interest which is

defined as a situation in which the nature of work to be performed under this proposed contract and the bidder's organizational, financial, contractual, or other interests may, without some restriction on future activities:

(a) result in an unfair competitive advantage to the bidder, or
 (b) Impair the bidder's objectively in performing the contract work.
 [] In the absence of any actual or apparent conflict, I hereby certify that to the best of my knowledge and belief, no actual or apparent conflict of interest exists with regard to my possible performance of this procurement.

5. BIDDER'S CERTIFICATION OF ELIGIBILITY

- (a) By the submission of this bid, the bidder certifies that to the best of its knowledge and belief, neither it, not any person or firm which has an interest in the bidder's firm is ineligible to:
 - Be awarded contracts by any agency of the United States Government, HUD, or the State in which this contract is to be performed; or,
 - 2. Participate in HUD programs pursuant to 24 CFR Part 24.
- (b) The certification in paragraph (a) above is a material representation of fact upon which reliance was placed when making the award. If it is later determined that the bidder knowingly or want only rendered an erroneous certification, the contract may be terminated for default, and the bidder may be debarred or suspended from participation in HUD programs and other Federal contract programs.

6. MINIMUM BID ACCEPTANCE PERIOD

- (a) "Acceptance period," as used in this provision, means the number of calendar days available to the DCHA for awarding a contract from the date specified in this solicitation for receipt of bids.
- (b) This provision supersedes any language pertaining to the acceptance period that may appear elsewhere in this solicitation.
- (c) The DCHA requires a minimum acceptance period of 60 calendar days from date of bid opening. If the award is delayed by a required approval of another governing agency, then the acceptance period shall be 120 days.
- (e) A bid allowing less than the DCHA minimum acceptance period will be rejected.
- (f) The bidder agrees to execute all that is has undertaken to do, in compliance with its bid, if that bid is accepted in writing within (1) the acceptance period stated in paragraph (c) above or (2) any longer acceptance period stated in paragraph (d) above.

7. SMALL, MINORITY, WOMEN-OWNED BUSINESS CONCERN REPRESENTATION

The bidder represents and certifies as part of its bid/offer that it -

owned	and o	rovision, perated,	means a	t concern, nant in the	, including e field of a) its affi oneratio	iliates, th	at is indep	oncern," as pendently lding, and FR Section
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or pe	[] is [] is not a women-owned business enterprise. "Womend business enterprise," as used in this provision, means a business that is at least recent owned by a woman or women who are U.S. citizens and who also control perate the business.
owned group more	[] is [] is not a minority business enterprise. "Minority business prise," as used in this provision, means a business which is at least 51 percent dor controlled by one or more minority group members or, in the case of a publicly dousiness, at least 51 percent of its voting stock is owned by one or more minority members, and whose management and daily operations are controlled by one or such individuals. For the purpose of this definition, minority group members are; k the block applicable to you)
[] Black Americans
[] Asian Pacific Americans
[] Hispanic Americans
[] Asian Indian Americans
[] Native Americans
[] Hasidic Jewish Americans
8. exceed	CERTIFICATION OF NONSEGREGATED FACILITIES (applicable to contracts ling \$10,000)
(a)	"Segregated facilities," as used in this provision, means any waiting rooms, work areas, rest rooms and wash rooms, restaurants and other waiting areas, time clocks, locker rooms and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation, and housing facilities provided for employees, that are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, or
(b)	national origin because of habit, local custom, or otherwise. By the submission of this bid, the bidder certifies that is does not and will not maintain or provide for its employees any segregated facilities at any of its establishments, and that is does not and will not permit its employees to perform their services at any location under its control where segregated facilities are maintained. The bidder agrees that a breach of this certification is a violation of the Equal Employment Opportunity clause in the contract.
(c)	The bidder further agrees that (except where is has obtained identical certifications from proposed subcontractors for specific time periods) prior to entering into subcontracts which exceed \$10,000 and are not exempt from the requirements of the Equal Employment Opportunity clause, it will (1) Obtain identical certifications from the proposed subcontractors; (2) Retain the certifications in its files; and (3) Forward the following notice to the proposed subcontractors have submitted identical certifications for specific time periods);

NOTICE OF PROSPECTIVE SUBCONTRACTORS OF REQUIREMENT FOR CERTIFICATIONS OF NON-SEGREGATED FACILITIES.

A Certification of Non-segregated Facilities must be submitted before the award of a subcontract exceeding \$10,000 which is not exempt from the provisions of the Equal Employment Opportunity clause of the prime contract. The certification may be submitted either for each subcontract or for all subcontracts during a period (i.e., quarterly, semiannually, or annually).

NOTE: The penalty for making false statements in bids is prescribed in 18 U.S.C. 1001.

9. EQUAL EMPLOYMENT OPPORTUNITY

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

- (a) The Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, national origin, or disability.
- (b) The Contractor shall take affirmative action to ensure that applicants are employed, and that employees are treated during employment without regard to their race, color, religion, sex, national origin, or disability. Such action shall include, but not limited to, (1) employment, (2) upgrading, (3) demotion, (4) transfer, (5) recruitment or recruitment advertising, (6) layoff or termination, (7) rates of pay or other forms of compensation, and (8) selection for training, including apprenticeship.
- (c) The Contractor shall post in conspicuous places available to employees and applicants for employment the notices to be provided by the Contracting Officer that explain this clause.
- (d) The Contract shall, in all solicitations or advertisements for employees placed by or on behalf of the Contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, national origin, or disability.
- (e) The Contractor shall send, to each labor union or representative of workers with which it has a collective bargaining agreement or other contract or understanding, the notice to be provided by the Contracting Officer advising the labor union or workers' representative of the Contractor's commitments under this clause, and post copies of the notice in conspicuous places available to employees and applicants for employment.
- (f) The Contractor shall comply with Executive Order 11246, as amended, as the rules, regulations, and orders of the Secretary of labor.
- (g) The Contractor shall furnish all information and reports required by Executive order 11245, as amended, Section 503 of the Rehabilitation Act of 1973, as amended, and by rules, regulations, and orders of the Secretary of labor, or pursuant thereto. The Contractor shall permit access to its books, records, and accounts by the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations, and orders.
- (h) In the event of a determination that the Contractor is not in compliance with this clause or any rule, regulations, or order of the Secretary of Labor, 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 under procedures authorized in Executive Order 11246, as amended. In addition, sanction may be imposed and remedies invoked against the Contractor as provided in Executive Order 11246, as amended, the rules, regulations, and order of the Secretary of Labor, or as otherwise provided by law.
- (i) The Contractor shall include the terms and conditions of this clause in every subcontract or purchase order unless exempted by the rules, regulations, or orders of the Secretary of labor issued under Executive Order 11246, as amended, so that these terms and conditions will be binding upon each subcontractor or vendor. The Contractor shall take such action with respect to any subcontract or purchase as the Secretary of Housing and Urban

Development or the Secretary of Labor may direct as a means of enforcing such provisions, including sanctions for noncompliance; providing that if the Contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction, the Contractor may request the United States to enter into the litigation to protect the interest of the United States.

- 10. CLEAN AIR AND WATER CERTIFICATION (applicable to contracts exceeding \$100,000)
- (a) Any facility to be used in the performance of this contract [] is [] is not listed on the Environmental Protection Agency List of Violating Facilities:
 - (b) The bidder will immediately notify the DCHA Contracting Officer, before award, of the receipt of any communication from the Administrator, or a designee, of the Environmental Protection Agency, indicating that any facility that the bidder proposes to use for the performance of the contract is under consideration to be listed on the EPA list of Violating Facilities; and,
 - (c) The bidder will include a certification substantially the same as this certification, including this paragraph ©, in every nonexempt subcontract.

11. BIDDER'S SIGNATURE

The bidder hereby certifies that the information contained in these certifications and representations is accurate, complete, and current.
SIGNATURE
DATE
PRINTED NAME
TITLE
COMPANY NAME
COMPANY ADDRESS

ATTACHMENTS G Payment to Subcontractors



INVITATION NO: PROECT:

PAYMENT TO SUBCONTRACTORS AND SUPPLIERS CERTIFICATE

The Contractor, prior to receiving a progress payment, shall submit to the Contracting Officer certification that the Contractor has made and will make timely payments to his subcontractors and suppliers per his contractual arrangements with them.

The certification must be accompanied by a list of all subcontractors and suppliers who will receive payment from the invoice and the dollar amount. Payment will not be made until the Prime Contractor submits this information.

Certifications shall be made on the following standard form:

TO: Contracting Officer
District of Columbia Housing Authority
1133 North Capitol Street, N.E.
Washington, D.C. 20002

I hereby certify:

I have made and/or will make timely payments to all my subcontractors and suppliers per my contractual arrangement with them.

Date	
Company	
Signature of Official	
Title	

ATTACHMENTS H Statement of Bidders Qualifications



STATEMENT OF BIDDER'S QUALIFICATIONS

All questions must be answered and the data given must be clear and comprehensive. This statement must be notarized. Attach additional pages if needed.

Name of bidder
Name of principals
Names of authorized signatories
Permanent main office address
When organized
Where incorporated
How many years have you been engaged in the contracting business under your present name?
Previous names of companies in which the principals listed above (#2) have engaged in the contracting business
List all contracts on hand by name of contract and gross amount
Have you ever defaulted on a contract?

	If so, where and why?
	Have you ever refused to sign a contract at your original bid?
	If yes, explain
	Names, background, experience and current workload of the princip members of your personnel, including the officer.
	Name Background Years in Contracting Current Workload
	Furnish written evidence of amount and type of credit available.
	Attach a Financial Statement no more than six months old.
Į	Will you, upon request, fill out a detailed Financial Statement and furnish any other information that may be required by the Housing Authority?
-	The undersigned hereby authorizes and requests any person, firm or corporation to furnish any information requested by the Housing

Dated this	of	, 20	at
	-		
		(Name of Bidde	r)
BY:			
(Signatur	e of Bidder's Represer	ntative)	
		Ti	tle
State of)	
)		
/		, being du	ıly sworn.
(Individual signin	g above)		•
deposes and says	s he is		of
	(fille)		
(Name of Organia	ration)	···	
and that the answ contained are true	ers to the foregoing que and correct.	uestions and all sta	atements therein
Sworn before me	this day of		. 20
	Notar	y Public	
ly Commission E	kpires		
	-	(Date)	

ATTACHMENTS I Section 3 Compliance Documents

Section 3 Contractor Compliance Agreement

This Section 3 Contractor Compliance Agreement is entered into between the Di Housing Authority (DCHA), located at 1133 North Capitol Street NE, Washington	strict of Columbia on DC
20002-7599; and (name of contractor)	_located at
(address of contractor)	·

- 24 C.F.R. Section 135.1 provides that the purpose of Section 3 of the Housing and Urban Development (HUD) Act of 1968, as amended, 12 U.S.C. 1701u (Section 3) is to ensure that employment and other economic opportunities generated by certain HUD financial assistance shall, to the greatest extent feasible, and consistent with existing Federal, State and local laws and regulations, be directed to low and very low-income persons, particularly those who are recipients of government assistance for housing, and to business concerns which provide economic opportunities to low and very low-income persons; and
- "Section 3 covered activities" are training, employment, contracting, and other economic opportunities arising from development, operating and modernization assistance funded by HUD notwithstanding the amount of the contract or subcontract, and regardless of whether the activity is fully or partially funded by HUD funds; and
- "Section 3 Resident" means:
 - a. A public housing resident;
 - b. Other DCHA Voucher Program participant; or
 - c. An individual who resides in the District of Columbia and who is a low or very low-income person; and,
- "Section 3 Business" means a business concern that:
 - a. Is a business concern that is 51% or more owned by Section 3 residents; or
 - A business whose permanent, full-time employees include at least 30% current Section 3 residents (or are within three years of the date of first employment as a Section 3 resident); or
 - c. A business which provides evidence of a commitment to subcontract in excess of 25% or the dollar award of all subcontracts to businesses that meet the tests in (3)(a) or (3)(b) above; and

- The purpose of the Section 3 program is to ensure that employment and other economic opportunities generated by certain types of activities undertaken by DCHA with HUD funding are, to "the greatest extent feasible," directed to:
 - a. Low and very-low income persons, particularly public housing residents and other DCHA Voucher Program participants; and
 - b. Business concerns which provide economic opportunities to such persons; and,
- It is the policy of DCHA to continue to expand the mechanisms through which public housing residents, residents of surrounding communities, and Housing Choice Voucher Program participants can develop careers and generate income that can permanently sustain economic independence; and
- DCHA's implementation of the Section 3 Program provides a mechanism that will enable DCHA to require and help its contractors, subcontractors, vendors and suppliers to provide employment, training, and business opportunities for public housing residents, residents or surrounding communities, and Housing Choice Voucher Program participants; and
- The Section 3 Program promotes economic development through entrepreneurial, self-sufficiency and community reinvestment opportunities; and
- 24 C.F.R. § 135.30 (a) creates a "safe harbor" whereby recipients and covered contractors may demonstrate compliance with the "greatest extent feasible" requirement of Section 3 by meeting the listed numerical requirements.

The undersigned parties agree to comply with the following provisions in accordance with DCHA's Section 3 policy:

- 1. Section 3 Hiring Requirements. Contractor agrees at least 10% of its total labor hours shall be allotted to Section 3 individuals.
 - a. In the event that Contractor fails to reach the 10% requirement, Contractor must provide a written justification of the impediments encountered and what actions or other economic opportunities, such as joint venturing, Contractor attempted in efforts to reach the requirement.
 - b. Contractor must complete and record exit evaluations of "Section 3 Resident" employees for each job assignment completed.
 - c. New hires are subject to contractor's standard employment policies. Moreover, Contractor can hire an applicant to work on the job site or within Contractor's office/plant, etc. The work does not have to be directly related to the contract in question.

- 2. Section 3 Contracting Requirements. Contractor agrees to meet the minimum Section 3 contracting requirements as a safe harbor that meets the "greatest extent feasible" statutory requirement as follows:
 - a. For contracts for building trades work for maintenance, repair, modernization or development, Contractor agrees to award contracts of at least 10% of the total dollar amount of contracts or subcontracts to "Section 3 Businesses".
 - b. For all other covered contracts, Contractor agrees to award contracts of at least 3% of the total dollar amount of contracts or subcontracts to "Section 3 Businesses".
 - c. In the event that the Contractor fails to meet these minimum numerical requirements, Contractor must demonstrate in writing why it was not feasible to meet the numerical requirements, including actions taken and any impediments encountered as well as other economic opportunities that were provided in the absence of meeting the requirement.
 - d. Contractors must differentiate between labor and non-labor (materials and supplies) dollars so that the amount of Section 3 dollars to be expended can be determined. This must be completed within five (5) days after the execution of the contract. Service contractors' total contract amount will be used as their labor dollars in determining the Section 3 dollar amount to be expended unless supplies/materials must also be purchased for this contract; in such case that amount is deducted.
 - e. Contractors must complete the forms included in the bid packets and are further required to submit monthly reports of all payments made to Section 3 subcontractors. If no payment is made in a given month, it must be noted and discussed with the Section 3 Coordinator.
- 3. Eligible Section 3 Subcontractors. A database of eligible "Section 3 Businesses" and suppliers will be developed and maintained by the DC Department of Housing and Community Development (DHCD). This database will be continually updated and made available upon request to Contractor. The database contains the names, addresses and telephone numbers of "Section 3 Businesses" and suppliers, basic firm descriptions, lists of projects completed, references, bonding capacity, union affiliation and certification.
- 4. **Joint Ventures.** DCHA encourages joint ventures with "Section 3 Businesses" as a means of complying with the requirements of Section 3. In addition to performing the work, joint ventures will help Section 3 businesses strengthen their internal management structures, enhance them to learn from the technical expertise and experience of established contractors.

- a. Section 3 joint venture is an association of business concerns, one of which is a "Section 3 Business". The joint venture must be formed by a written joint venture agreement that must be submitted to the Office of Administrative Services and the Section 3 Coordinator for confirmation that it meets Section 3 requirements.
- b. Under the terms of the joint venture agreement, the "Section 3 Business" must be responsible for a clearly defined portion of the work and hold management responsibilities. The "Section 3 Business" must perform at least 25% of the work and be contractually entitled to a proportionate share of the compensation.
- 5. Section 3 Compliance Procedures. If Contractor fails to meet the Section 3 hiring and/or contracting requirements, DCHA may determine it to be non-compliant. If DCHA determines that Contractor is non-compliant, DCHA shall serve written notice of its determination of non-compliance on Contractor or its representatives. Contractor shall be responsible for notifying any subcontractor or supplier who is not in compliance.
 - a. Corrective Plans Upon request of DCHA, Contractor agrees to meet with the Section 3 Compliance Coordinator and any other appropriate representative from DCHA within three (3) working days of the written notice in order to determine a Plan for correcting the deficiencies and determining the time period within which such remedy shall be effected.
 - b. If a remedy is not agreed upon within three (3) days of the required notice, the Section 3 Compliance Coordinator shall prescribe the remedy by which deficiencies shall be corrected and notify Contractor in writing of such determination.
- 6. Sanctions. If Contractor does not correct the deficiencies in the manner prescribed within thirty (30) calendar days, the Contracting Officer may impose the following sanctions:
 - a. Withholding payments on contracts; and/or
 - b. Canceling and suspending contracts; and/or
 - c. Placing Contractor on list of contractors who fail to comply with the DCHA's Section 3 requirements.
 - d. The Contractor may also be subject to a fine that is equivalent to 10% of the total labor hours for the lowest paid position on the contract.
- 7. **Section 3 Reporting Procedures.** Contractor agrees to submit monthly Section 3 Status Reports to the Section 3 Compliance Coordinator.



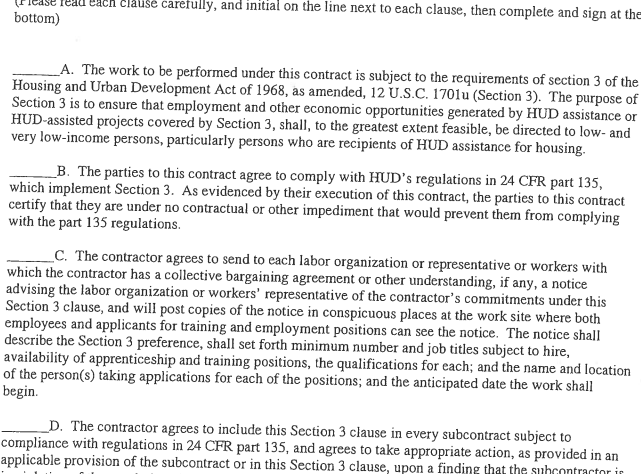
- 8. Section 3 Clauses. Attachment A to this Contract contains the "Section 3 Clauses". Contractor agrees to include these clauses in all subcontracts related to its contract with DCHA.
- 9. The parties further certify that the persons executing this Agreement have the authority to so bind the parties to this Agreement.

IN WITNESS	THEREOF, the undersigned parties execute	this Agreement, intending to
be bound, this	day of,	20 in Washington, D.C.
CONTRACTO	OR:	
	By:	
	(name) (title)	
DISTRICT OF	COLUMBIA HOUSING AUTHORTY	
D		
Ву: _	Cheryl Moore	
Į1	nterim Contracting Officer	

Certification of Adherence to Section 3 Clause

As a recipient of a Section 3 covered contract you, the Contractor understand the obligations of a Section 3 covered contract and certify to the following:

(Please read each clause carefully, and initial on the line next to each clause, then complete and sign at the



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 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 135.

E. The contractor will certify that any vacant em that are filled (1) after the contractor is selected but befor other than those to whom the regulations of 24 CFR part directed, were not filled to circumvent the contractor's ob-	e the contract is exe 135 require employi ligations under 24 (cuted, and (2) ment opportun CFR part 135.	with persons nities to be
F. Noncompliance with HUD's regulations in 24 termination of this contract for default, and debarment or	suspension from fut	ure HUD assi	sted contracts.
G. With respect to work performed in connection assistance, section 7(b) of the Indian Self-Determination a also applies to the work to be performed under this contract extent feasible (i) preference and opportunities for training (ii) preference in the award of contracts and subcontracts and Indian-owned Economic Enterprises. Parties to this contract to the maximum extent feasible, but not in derogation of	and Education Assist ct. Section 7(b) requ g and employment sl shall be given to Ind	tance Act (25 uires that to th hall be given t ian organization	U.S.C. 450e) the greatest to Indians, and
I/We (name of Contracting Business)			located at
(address of Contracting Business)			
Street	City	State	Zip
agree to adhere to the aforementioned Section 3 clause.			
Signature			
	Date		
Title of Signatory			

ABC COMPANY, INC.

123 Anytown Road, In a City, XY 90210 office 202. 555.0000/ fax 202.555.9999 *************TEMPLATE***

<<Today's Date>>

Section 3 Compliance Coordinator District of Columbia Housing Authority 1133 North Capitol Street NE, Suite 300 Washington DC 20002-7599

Re:

ABC Company, Inc. - Action Plan for Section 3 Commitment

Dear

Set forth below is ABC Company, Inc.'s proposed Action Plan to meet our Section 3 requirements, as required by our contract.

Contract Description

The contract that ABC Company, Inc. has been awarded by the DCHA is for the repair of faucets at Horizon House located at 5201 Connecticut Avenue, N.W., Washington DC. We estimate a total of <<state number of labor hours here>> labor hours will be utilized under this contract.

Contract Value

This contract is valued at <<state dollar amount here>>.

Period of Performance

The work under this contract will begin on <<state start date here>> and end on or about <<state proposed end date here>>.

ABC Company, Inc.'s Section 3 Commitment

ABC proposes to DCHA to hire <<state number of hires & position titles here>> in addition to the Resident Construction Liaison (Resident Construction Liaison is only mandated for Construction contracts that are being performed within DCHA properties) that is required. It is anticipated that the Section 3 hire will be utilized for the life of the contract however, should the individual be deemed an asset to our company, they may be retained as a full time employee. (NOTE: On a separate page, please describe (a) your past performance with the fulfillment of Section 3 commitments and (b) the methods that will be utilized to achieve this Section 3 Commitment. This narrative must include your (1) plan for hiring Section 3 Residents, (2) plan for enrolling apprentices, or (3) plan for contracting with Section 3 Business Concerns and the date to start your plan.)

Your review and approval of the above action plan is respectfully requested. Should you have any questions, or require additional information, I may be contacted at 202.555.0000 ext. 1 or via email at jdoe@abc.com

Regards,

John Doe President ABC Company, Inc.

SECTION 3 COMMITMENT ESTIMATED PROJECT WORKFORCE BREAKDOWN

SOLICITATION #

Job Category	Total Estimated Number of Positions Needed For This Project	Number of Positions Occupied by Permanent Employees	Number of Positions Not Occupied	Number of Positions To Be Filled With Employees From Section	Time Table For Filling Section 3 Positions
Machine Operators				3 Program	
& Inspectors Professional					
Technicians					
Office/ Clerical					
Skilled Craft					
Journey person					
Laborers					
Service Workers					
Sales	8				
Officials and Managers					
Resident Construction					
iaison					
pprentices					
ther:					
į					
Please check th	e Option(s) that desc	ribe your contracting	efforts:		
- Option	2. Agrees to fine Di	DCHA program part CHA program particip	icipants as interns. # pants. # of hires	of interns	
				m participants. Amount	
☐ Option -	 Proposes to subcont that will be subcont 	ontract supportive serv	vices to Section 3 bu	sinesses. Percentage of	
00111110	e dide will be subcoll	uaciea			
relation	to total hours project	ono services. # of hor	ars allotted to service	e; % in	
rotation	to total nours project	ted for contract services.	es		
THE TAILUTE OF C	ne courtactor to cor	nply with the above-	approved plan shal	ll be a material breach	of
the contract					
the contract.					
the contract.					
the contract. Company					
	Signatory				
Company	Signatory				

ATTACHMENTS J Conflict of Interest Certification

CONFLICT OF INTEREST CERTIFICATION

Pursuant to 24 CFR 85.36, no officer, employee, contractor or agent of the District of Columbia Housing Authority ("DCHA"), or its subsidiaries, shall participate in the selection, or in the award or administration of a contract supported by Federal funds if a conflict of interest, real or apparent, would be involved. Such a conflict would arise when:

- (i) The employee, officer, contractor or agent,
- (ii) Any member of his or her immediate family,
- (iii) His or her partner or,
- (iv) An organization which employs, or is about to employ, any of the above, has a financial interest in the firm or organization selected for award.

No officer, employee, contractor or agent of DCHA, or its subsidiaries, shall engage in private financial transactions using inside information not available to the public generally, or allow the improper use of such information to further any private interest or personal gain. Every officer, employee, contractor or agent shall conduct themselves with the highest degree of ethical standards at all times, while under the employ, contract, award or designation of DCHA or its subsidiaries.

No officer, employee, contractor or agent of DCHA, or its subsidiaries, may have a financial or ownership interest, direct or indirect, in any real property included, or proposed to be included, in any real estate development or redevelopment project of DCHA, or its subsidiaries, or in any real property whereby the owner receives a federal or local housing subsidy administered by DCHA.

In the event a conflict, real or apparent, exists prior to, or arises while under, the employ, contract, award or designation of DCHA, or its subsidiaries, the officer, employee, contractor or agent shall fully and immediately disclose all information, matters, contracts, financial interests, and personal or business relationships to DCHA, or its subsidiaries. All information pertaining to a conflict of interest, real or apparent, shall be evaluated and a determination shall issue as to the required course of action to be taken prior to the execution or continuation of any agreement with DCHA or its subsidiaries.

Violations of this Conflict of Interest Certification, Federal law or regulations, as well as any violations of District of Columbia law, may result in immediate termination of any relationship, employment, contract, award or appointment with DCHA or its subsidiaries.

Remainder of Page Intentionally Left Blank

I,undersigned, hereby acknow	, an individual or authorized reproved and certify the following:	esentative of the
No conflict of interest,	real or apparent, exists	
the nature, length, term an	real or apparent, exists and attached hereto, is a naid relationship of the conflict. If a conflict of inconflict and include any supporting documentation in	nterest previously
By:		
Name:		
Title:	THE PARTY OF THE P	
Company:		

ATTACHMENTS K List of Certified Minority and Woman-Owned Banks



LIST OF CERTIFIED MINORITY AND WOMEN-OWNED BANKS

- 1. INDUSTRIAL BANK OF WASHINGTON 4812 GEORGIA AVENUE, N.W. WASHINGTON, D.C. 20011
 B. DOYLE MITCHELL, PRESIDENT (202) 722-2000
- 2. INDEPENDENCE FEDERAL SAVINGS BANK 1301-9TH STREET, N.W. WASHINGTON, D.C. 20001 WILLIAM B. FITZGERALD, PRESIDENT (202)628-5500
- 3. WASHINGTON FIRST BANK
 1146-19TH STREET, N.W.
 WASHINGTON, D.C. 20036
 SHAZA ANDERSEN, CHIEF EXECUTIVE OFFICER
 (202) 331-7031
- 4. PREMIER BANK 1501 "K" STREET, N.W. WASHINGTON, D.C. 20005 BORRIS ORCEV, PRESIDENT (202) 466-4090

ATTACHMENTS L
Wage Determination