

## **REQUEST FOR BIDS (by Fax)**

D	T 5 ( (15)11			
Date: 11/16/18	To: Potential Bidder			
The work described below is subject to the condition			version 2 🛛	
SHA Reference No.: 5145	(Federal Prevailing Federal Wage Deci WA002A dated 5	ision No.: OR	(State Prevailing Wages)  Date of State Prevailing Wage Schedule:	
Number of Calendar Days to Complete Work:			ne No.: (206) 615-3376	
60	Cindy Sribhibhadh	FAX	\ /	
			ail: Louise.Lauff@seattlehousing.org	
Project Description / Scope of Work: ⊠ See Roof and Gutter Cleaning at Rainier Vista Ph	Scope of Work attach ase 1 (Approximately		Scope of Work below. uplex/residences)	
PRE-BID SITE VISIT: N/A DEADLINE FOR QUESTIONS is Tuesday, N Cindy.Sribhibhadh@seattlehousing.org	<b>ovember 27, 2018</b> no	later than 1:00	PM. Email your questions to:	
BID DUE DATE AND TIME: Tuesday, Decen received prior to the deadline. Bids received aft deliver to the address above.				
BIDDER	RACKNOWLEDGES	RECEIPT OF A	DDENDA(S) NUMBER(S):	
BIDDER MUST COMPLETE THE INFORMAT submit a vendor fact sheet with its bid form. Bid If checked, Bidder must complete the attack	dder must also submit	the required Sec	ction 3 forms with its bid form.	
Basic Bid Price (without Sales Tax)	Sales Tax on Ma	nterials	Total Bid Price (with Sales Tax)	
Do Not Fill in Information Here	(see Attachment	A):	Do Not Fill in Information Here	
Complete Attached Detail Bid Form	<u>Do Not Fill in I</u> Complete Attached	Information Here I Detail Bid Form	Complete Attached Detail Bid Form	
Bidder's Business Name:	Telephone No.:		E-Mail Address:	
Address:		City, State, 2	Zip Code:	
Business Classification:	Co	ontractor Registra	ation No.:	
	ion 3			
Signature:	Date:		Printed Name and Title of Person Signing Bid:	
By signing above, the Bidder acknowledges red furnish all material and labor and to perform all following: to have personally and carefully evalu understanding of the same, including the requir	work described herein uated the Project Desc	n for the Bid Price cription / Scope o	noted above. The Bidder also certifies the	
SHADED AREA FOR USE BY SHA ONLY: Use this for	m only for projects estima	ted to cost less that	n \$150,000	
Required Number of Bids to Solicit for Federally Funded pro Less than \$2,000: 1 bid \$2,001-\$150,000: 3 bids Required Number of Bids to Solicit for Non-Federally Funde Less than \$10,000: 1 bid \$10,001-\$150,000: 5 bids	d projects:			
See Purchasing policies for solicitation of projects \$150,000	and above.			

## Seattle Housing Authority Detailed Bid Price Form

## Bidder's Check List

- 1) The total of the bid items below <u>must</u> equal the total bid price on the "Request for Bids (by Fax)" form.
- 2) A bid must be submitted for each item listed below.
- 3) The Bidder's Business Name must be filled in below.
- 4) This "Detailed Bid Price Form" must be returned with the "Request for Bids (by Fax)" form.
- 5) All sites and potential contract work is subject to availability of funds.
- 6) Addresses for all sites are provided on the attached list and a map is included for bidders' convenience.
- 7) The deductive alternate is required for all sites marked with an X on the attached list with addresses.

SHA Re No: 5145	,	roject Title: oof and Gutter Cleaning at Rainier Vista Phase 1						
Bidder's	Business Name:							
Item:	Description / Location	Basic Bid Price (without	Sales Tax on Materials	1A) Total Bid Price (with Sales Tax):				
		Sales Tax):	(see Attachment A, Version 2):					
1	Roof and Gutter Cleaning at							
	Rainier Vista Phase 1 (40							
	sites per attached map/list)	\$	\$	\$				

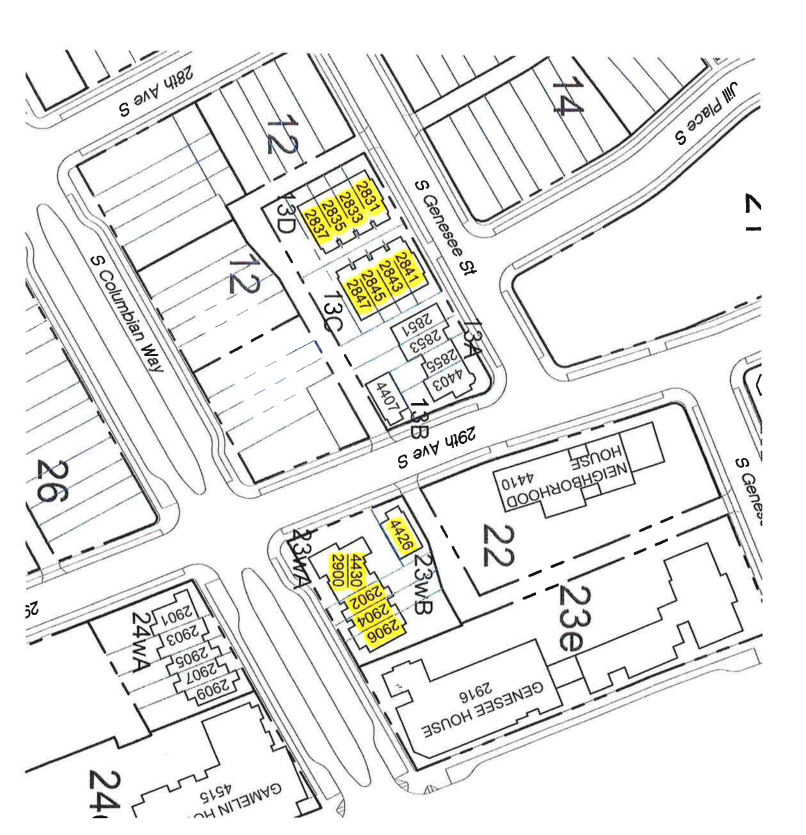
## **Deductive Alternate:**

Item:	Description / Location	Alternate Deduct Price (without Sales Tax):	Sales Tax on Materials (see Attachment A, Version 2):	2A) Total Alternate Deduct Price (with Sales Tax):	Total Bid Price (including Sales Tax) Item 1A Above With Alternate Deduct Item 2A Subtracted:
2	Roof & Gutter Cleaning at 32 Sites* in Rainier Vista Phase 1 per attached map/list – Deduction of 8 sites.				\$

<sup>\*</sup>The eight sites to be deducted for the deductive alternate are noted on the attached lists with an \*asterisk. They are: 2831, 2833, 2835, 2837, 2841, 2843, 2845, and 2847 South Genesee Street.

\* deduct for
two-pery

2906 S Columbian Way 2900 S Columbian Way 4430 29th Ave S 2902 S Columbian Way 2904 S Columbian Way 4426 29th Ave S 2847 S Genesee St 2845 S Genesee St 2843 S Genesee St 2841 S Genesee St 2837 S Genesee St 2835 S Genesee St 2833 S Genesee St 2831 S Genesee St \*+\* \* \* \*



# Section 1:

## Rainier Vista Phase I Roof and Gutter Cleaning Services Scope

## **General Requirements:**

- a. Provide all labor, material, supplies and equipment necessary to provide roof and gutter services described in these specification.
- b. All work shall be done in accordance with DOSH (Department of Safety and Health) practices. This includes but not limited to WAC 296-876 (Ladders, Portable and Fixed), WAC 296-807 (Portable Power Tools), WAC 296-155 (Fall Protection, Fall Restraint and Fall Arrest), WAC 296-800 (Personal Protective Equipment), WAC 296-869 (Elevating Work Platforms).
- c. At the beginning of the Contract, the Contractor shall submit a proposed schedule to accomplish the work indicated.
- d. All work shall be accomplished on a regularly scheduled basis during normal working hours (7:30 a.m. to 5:00 p.m., Monday through Friday, except holidays).
- e. After contract award and notice to proceed, the contractor has 60 days to complete the work.
- f. Contractor shall provide the name of their contact person who can be reached by phone during the hours of 7:30 a.m. through 5:00 p.m., Monday through Friday. This person shall have the authority to give supervisory instruction to the crew assigned to this Contract.
- g. Contractor shall also provide a contract phone number for 24-hour, 7-day emergency service, with a maximum response time of 12 hours.
- h. Contractor performance will be reviewed periodically for compliance with the terms of the Contract.

#### Scope:

## One-time service for the addresses specified on the attached map of Rainier Vista.

- 1. Chemically treat moss and algae on roof. Then return to brush away dead moss and algae.
- 2. Apply environmentally safe treatment to retard moss and algae growth.
- 3. Flush and clean entire gutter system, including downspouts.
- 4. Clean up all job debris from job site rinse down or blow off all debris.

### Additional Services to be Provided as Needed

The following services are available for bid or time and materials upon the approval of Management and to be performed only after execution of an approved change order:

a. Gutter system repairs.

## For-Profit Subgrantee and Contractor Certifications and Assurances

The Department of Housing and Urban Development (HUD) requires that all for-profit Subgrantees and Contractors on HOPE VI projects sign this "Certifications and Assurances" form certifying that they will comply with the specific federal requirements described below. The parties who must sign a "Certifications and Assurances" form are defined below:

- <u>Subgrantees:</u> These are for-profit organizations to which the Housing Authority (Housing Authority or Grantee) has awarded a grant from the HOPE VI grant that the Housing Authority received from HUD. The subgrantee is accountable to the Housing Authority for the use of the funds provided, but the Housing Authority is ultimately accountable to HUD.
- <u>Contractors:</u> This includes any for-profit contractor, consultant, service provider, or supplier that the Housing Authority contracts with for goods or services on any HOPE VI project.

<u>Certification and Assurance</u>: The subgrantee or contractor executing this certification hereby assures and certifies that it will comply with all of the applicable requirements of the following, as the same may be amended from time to time, including adding appropriate provisions to all contracts between Grantee and for-profit Subgrantees or Contractors:

- (1) Administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as may be appropriate. (Contracts more than the simplified acquisition threshold)
- (2) Termination for cause and for convenience by the grantee or subgrantee including the manner by which it will be effected and the basis for settlement. (All contracts in excess of \$10,000)
- (3) Compliance with Executive Order 11246 of September 24, 1965, entitled "Equal Employment Opportunity," as amended by Executive Order 11375 of October 13, 1967, and as supplemented in Department of Labor regulations (41 CFR chapter 60). (All construction contracts awarded in excess of \$10,000 by grantees and their contractors or subgrantees)
- (4) Compliance with the Copeland "Anti-Kickback" Act (18 U.S.C. 874) as supplemented in Department of Labor regulations (29 CFR part 3). (All contracts and subgrants for construction or repair)
- (5) Compliance with the Davis-Bacon Act (40 U.S.C. 276a to 276a-7) as supplemented by Department of Labor regulations (29 CFR part 5). (Construction contracts in excess of \$2000 awarded by grantees and subgrantees when required by Federal grant program legislation)
- (6) Compliance with Sections 103 and 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. 327-330) as supplemented by Department of Labor regulations (29 CFR part 5). (Construction contracts awarded by grantees and subgrantees in excess of \$2000, and in excess of \$2500 for other contracts which involve the employment of mechanics or laborers)

- (7) Notice of awarding agency requirements and regulations pertaining to reporting.
- (8) Notice of awarding agency requirements and regulations pertaining to patent rights with respect to any discovery or invention which arises or is developed in the course of or under such contract.
- (9) Awarding agency requirements and regulations pertaining to copyrights and rights in data.
- (10) Access by the grantee, the subgrantee, the Federal grantor agency, the Comptroller General of the United States, or any of their duly authorized representatives to any books, documents, papers, and records of the contractor which are directly pertinent to that specific contract for the purpose of making audit, examination, excerpts, and transcriptions.
- (11) Retention of all required records for three years after grantees or subgrantees make final payments and all other pending matters are closed.
- (12) Compliance with all applicable standards, orders, or requirements issued under section 306 of the Clean Air Act (42 U.S.C. 1857(h)), section 508 of the Clean Water Act (33 U.S.C. 1368), Executive Order 11738, and Environmental Protection Agency regulations (40 CFR part 15). (Contracts, subcontracts, and subgrants of amounts in excess of \$100,000).
- (13) Mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Pub. L. 94-163, 89 Stat. 871).

The information contained in this certification is true and accurate, to the best of my knowledge.

Name of Subgrantee or Contractor	Name and Contract Number:	
Signature of Authorized Certifying Official:	Title:	Date:

<u>WARNING:</u> Section 1001 of the Title 18 of the United States Code (Criminal Code and Criminal Procedure, 72 Stat.967) applies to this certification. 18 U.S.C. 1001, among other things, provides that whoever knowingly and willfully makes or uses a document or writing knowing the same to contain any false, fictitious or fraudulent statement or entry, in any matter within jurisdiction of any department or agency of the United States, shall be fined no more than \$10,000 or imprisoned for not more than five years, or both.

Return this form to:

Seattle Housing Authority Attn: Louise Lauff, Purchasing P.O. Box 19028 Seattle, WA 98109-1028



## **VENDOR FACT SHEET**

Return this Form TO: Seattle Housing Authority, Purchasing Division, ATTN: <u>Louise Lauff</u>

190 Queen Anne Ave N, P.O Box 19028, Seattle WA 98109-1028

General Business Information: For SHA Use Only:								
Name of Business, Organization, or Name of Person (if payment is to an individual):  JDE Vendor No.					DE Vendor No.			
Mailing Address for Payr	ments:					<u> </u>		
City:	State	e:	Zip Code:		E-N	ail Address:		
Telephone No.:		Fax No.:		<u> </u>		DUNS No.:		
Washington UBI No.:		City of Sea	attle Busines	ss License N	0.:	Washington (	Contractor's	s License No.:
President/General Mana	ger:	Principal prod	ucts and/or	services offe	red:			
Type of Organizati	on (check or	ne):						
Individual  Employee Tax ID No. (TI	Sole Proprietor	Partner		Corporation	1	Governmenta	al Agency	Other
` ,	,	, ,	Ividuaij.	_				
Substitute IRS For			4 11		1			4.4
Under penalties of p identification number withholding, or (b) I withholding as a res no longer subject to Internal Revenue Se	er, <u>and</u> that I at have not been sult of a failure backup withh ervice does not	m not subject n notified by to report all nolding, <u>and</u> l	ct to backu the Interna interest o I am a U.S	up withhold al Revenue or dividend 3. person (i	ding e Sei ls, oi nclu	because: (a vice (IRS) tl (c) the IRS ding a U.S.	a) I am exe hat I am s has notifi resident a	empt from backup ubject to backup ied me that I am alien). <i>Note:</i> The
certifications require			lding.					
certifications require	ed to avoid ba ure of U.S. Po		lding.					Date
certifications require SIGN Signate HERE→	ure of U.S. Po	erson	lding.		R		c Status	
SIGN Signate HERE→  Ownership Status	ure of U.S. Po	erson at apply):			R	acial/Ethnic		Date (check one):
SIGN Signate HERE→  Ownership Status	(check all the	erson  at apply): ess Enterprise	<del>-</del>		R	acial/Ethnio		(check one):
certifications require  SIGN Signate  HERE→  Ownership Status  MBE (Minority-	(check all the Owned Busine Owned Busine)	erson  eat apply): ess Enterprise ess Enterprise	e)	)	R	acial/Ethnio Caucasia African A	ın (1)	(check one):
Certifications require  SIGN Signate  HERE→  Ownership Status  MBE (Minority- WBE (Women-	(check all theorem of the country of	erson  eat apply): ess Enterprise ess Enterprise ed Business I	e)	)	R	acial/Ethnio Caucasia African A Native An	ın (1) merican (2	(check one):
Certifications require  SIGN Signate  HERE→  Ownership Status  MBE (Minority- WBE (Women- MWBE(Minority)	(check all the Owned Busine Owned Busine / Women-Owned Busines Business	erson  eat apply): ess Enterprise ess Enterprise ed Business I	e) Enterprise)	)	Ri	acial/Ethnion Caucasia African A Native Ar Hispanic	ın (1) merican (2 merican (3)	(check one): 2) ) (4)
Certifications require  SIGN Signate  HERE→  Ownership Status  MBE (Minority- WBE (Women- MWBE(Minority) CBE (Combinate Small Business	(check all the Owned Busine Owned Busine Women-Owned Business HUE	erson  eat apply): ess Enterprise ess Enterprise ed Business I Enterprise) D Section 3 E	e) e) Enterprise) Business			acial/Ethnion Caucasia African A Native Ar Hispanic	n (1) merican (2 nerican (3) American cific Ameri	(check one): 2) ) (4)
Certifications require  SIGN Signate HERE→  Ownership Status  MBE (Minority- WBE (Women- MWBE(Minority) CBE (Combine	(check all the Owned Busine Owned Busine Women-Owned Business HUE	erson  eat apply): ess Enterprise ess Enterprise ed Business I Enterprise) D Section 3 E	e) e) Enterprise) Business			acial/Ethnion Caucasia African A Native Ar Hispanic Asian/Pa	n (1) merican (2 nerican (3) American cific Ameri	(check one): 2) ) (4)
Certifications require  SIGN Signate  HERE→  Ownership Status  MBE (Minority- WBE (Women- MWBE(Minority) CBE (Combinate Small Business Certified by OMWB	(check all theowned Busine / Women-Owned Busines Business HUE	erson  eat apply): ess Enterprise ess Enterprise ed Business I Enterprise) D Section 3 E State Office of	e) Enterprise) Business Minority an	nd Women's		acial/Ethnion Caucasia African A Native Ar Hispanic Asian/Pa	n (1) merican (2 nerican (3) American cific Ameri	(check one): 2) ) (4)
Certifications require  SIGN HERE→  Signate  Signate  HERE→  Ownership Status  MBE (Minority- WBE (Women- MWBE(Minority) CBE (Combinate Small Business  Certified by OMWB Business Enterprises) Self-Identified (SHA)  Method of Contract  dollars, SHA's method vendor, Bank of American	(check all theorems of U.S. Polyment of	erson  at apply): ess Enterprise ess Enterprise ed Business I Enterprise) D Section 3 E State Office of igned statemen ets: As outle ayments is the	Enterprise)  Business  Minority and the recomplished on the hrough an	nd Women's rtification) ne reverse selectronic v	side	acial/Ethnic Caucasia African A Native Ar Hispanic Asian/Pac Hasidic J  of this form,	n (1) merican (2 merican (3) American cific Ameri ews (6)  for contra	(check one):  (check one):  (2) (4) (ican (5)  (cts over one million y SHA's e-payables
Certifications require  SIGN Signate HERE→  Ownership Status  MBE (Minority- WBE (Women- MWBE(Minority- CBE (Combinate Small Business Certified by OMWB Business Enterprises) Self-Identified (SHA  Method of Contract dollars, SHA's method vendor, Bank of Americissuance of a contract	(check all theorems of U.S. Polyment of	erson  at apply): ess Enterprise ess Enterprise ed Business I Enterprise) D Section 3 E State Office of igned statemen ets: As outle ayments is the	Enterprise)  Business  Minority and the recomplished on the hrough an	nd Women's rtification) ne reverse selectronic v	side	acial/Ethnic Caucasia African A Native Ar Hispanic Asian/Pac Hasidic J  of this form,	n (1) merican (2 merican (3) American cific Ameri ews (6)  for contra	(check one):  (check one):  (2) (4) (ican (5)  (cts over one million y SHA's e-payables
Certifications require  SIGN Signate HERE→  Ownership Status  MBE (Minority- WBE (Women- MWBE(Minority) CBE (Combinate Small Business Certified by OMWB Business Enterprises) Self-Identified (SHA  Method of Contract dollars, SHA's methor vendor, Bank of America issuance of a contract  SIGN BELOW:	(check all theorems of U.S. Polyned Busine of Women-Owned Busines of Hubble (Washington Stact Paymer of of contract parica. Unless St.	erson  at apply): ess Enterprise ess Enterprise ed Business I Enterprise) D Section 3 E State Office of igned statemen ets: As outle exyments is the EHA grants a	Enterprise)  Business  Minority and the recomplished on the hrough an	nd Women's rtification) ne reverse selectronic v	side	acial/Ethnic Caucasia African A Native Ar Hispanic Asian/Pac Hasidic J  of this form,	merican (2) merican (3) American cific Ameri ews (6)  for contra d issued by	(check one):  (check one):  (2) (4) (ican (5)  (cts over one million y SHA's e-payables from SHA following
Certifications require  SIGN Signate HERE→  Ownership Status  MBE (Minority- WBE (Women- MWBE(Minority- CBE (Combinate Small Business Certified by OMWB Business Enterprises) Self-Identified (SHA  Method of Contract dollars, SHA's method vendor, Bank of Americissuance of a contract	(check all theorems of U.S. Polyned Busine of Women-Owned Busines of Hubble (Washington Stact Paymer of of contract parica. Unless St.	erson  at apply): ess Enterprise ess Enterprise ed Business I Enterprise) D Section 3 E State Office of igned statemen ets: As outle exyments is the EHA grants a	Enterprise)  Business  Minority and the recomplished on the hrough an	nd Women's rtification) ne reverse selectronic v	side	acial/Ethnic Caucasia African A Native Ar Hispanic Asian/Pac Hasidic J  of this form,	merican (2) merican (3) American cific Ameri ews (6)  for contra d issued by	(check one):  (check one):  (2) (4) (ican (5)  (cts over one million y SHA's e-payables
Certifications require  SIGN Signate HERE→  Ownership Status  MBE (Minority- WBE (Women- MWBE(Minority) CBE (Combinate Small Business Certified by OMWB Business Enterprises) Self-Identified (SHA  Method of Contract  Method of Contract  SIGN BELOW: Signature of Authorized Issuance of a contract  By signing immediated a) The Verfirm white order, divendor b) The Vernor Issuance of a contract	(check all theorems of U.S. Polyment of U.S. Polyment Busines of Women-Owner ation Business of Hull of Washington Stact Paymer of General of Contract parica. Unless St.  Representative of Undor certifies the has an interince pay or oth Fact Sheet Institution of U.S. Polyment of	erson  lat apply): less Enterprise less Enterprise led Business I Enterprise) D Section 3 E State Office of ligned statemen less As outle leayments is the SHA grants a  of Vendor: lendor hereby that to the best lear transaction tructions, or; y with SHA's leng goods and/	Enterprise)  Business  Minority and the re: self-certlined on the hrough an waiver, Very represents of its known and the result of the result	nd Women's rtification) ne reverse s electronic v endors will r es the follow owledge an m, is ineligil at to the Cer erms and C s through ar	side virtuarecei	acial/Ethnia Caucasia African A Native Ar Hispanic Asian/Pa Hasidic J  of this form, al credit carc ve an enrollr elief, neither o participate tions applica A Purchase	in (1) merican (2) merican (3) American cific Ameri ews (6)  for contra d issued by ment form  it, nor any in a SHA pility provi	(check one):  (check one):  (2) (4) (4) (ican (5)  (x) (x) (x) (x) (x) (x) (x) (x) (x) (

#### **Vendor Fact Sheet Instructions**

Thank you for your interest in doing business with the Seattle Housing Authority (SHA). We look forward to doing business with you. If you have any questions about completion of the Vendor Fact Sheet, please call us at (206) 615-3379.

In order for SHA to make payments to you or to procure goods or services from you, we need the information requested on the Vendor Fact Sheet, which also serves as a substitute IRS W-9 Form. The information about you will be entered into our computerized payment system and will allow us to make required reports to the Federal government about our business and payment transactions.

<u>Substitute IRS Form W-9 Certification:</u> In completing the Vendor Fact Sheet, you must sign the "Substitute IRS Form W-9 Certification" or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct taxpayer identification number to SHA, you must cross out the portion of the certification after the word "<u>and</u>" in line two, through the end of line five, before signing the form. Detailed instructions about IRS Form W-9 are included on the form, which may be obtained by calling our office at (206) 615-3379 or visiting the IRS web site at <u>www.irs.gov</u>.

Certification of Eligibility: In order to do business with SHA, the Vendor must be eligible to:

- 1) Be awarded contracts by any agency of the U.S. Government, HUD, or the State in which this Contract work is to be performed; or.
- 2) Participate in HUD programs pursuant to 24 CFR Part 24.

The websites to verify eligibility of the firm and its principals are: <a href="https://www.sam.gov/portal/SAM">https://www.sam.gov/portal/SAM</a> and <a href="https://www.sam.gov/portal/SAM</a> and <a href

Contract Payments: Unless SHA grants a waiver, its method of contract payment for contracts of one million or more is through its Bank of America epayables program. Payments will be made electronically through a virtual Visa credit card. Benefits for using this method include reduced labor costs associated with the processing of checks and enhancing cash flow by eliminating float time associated with the mailing of checks. To learn more about the program, please click here or copy and paste the following URL into vour browser: www.bankofamerica.com/epayablesvendors. For new vendors, SHA will automatically send an enrollment form upon contract award. If you have questions about the program, contact Brenda Mix, SHA's Accounts Payable Manager, 206-615-3421 please or bmix@seattlehousing.org.

<u>Small Businesses:</u> The Vendor Fact Sheet also requests information about whether your business is owned and controlled by women or minorities, and/or is a small business. The following are definitions of these terms for your use. This information provides valuable information to SHA in its efforts to ensure its contracting program meets its diversity objectives and requirements.

- <u>WMBE:</u> Minority and women-owned business enterprises must either be self-identified or certified by, the Washington State Office of Women's and Minority Business Enterprises (OMWBE) to be at least fifty-one percent owned by women and/or minority group members.
- <u>Small Business:</u> A small business means a business concern, including its affiliates, that is independently owned and operated, not an affiliate or subsidiary of a business dominant in its field of operation, and qualified as a small business under the criteria and size standards in 13 CFR 121. Furthermore, a business is considered small according to the Small Business Administration's established guidelines provided to such businesses.
- <u>HUD Section 3 Business:</u> A business that is owned 51% or more by a Section 3 qualified person, or where 30% or more of the permanent, full-time employees of the business are Section 3 qualified persons, or where the business can provide evidence of a commitment to subcontract in excess of 25% of the amount of all subcontracts to other Section 3 certified businesses. A Section 3 qualified person must live in the metropolitan statistical areas identified on SHA's Section 3 form and whose income level meets or falls below the stated income limits.

#### Contract No. 5144

#### CONSTRUCTION AND MAINTENANCE SERVICES

for

## Roof and Gutter Cleaning at Rainier Vista Phase 1

This Contract is made and entered into as of the last signature date below between the Seattle Housing Authority, a public body corporate and politic, hereinafter referred to as "Owner," and *TO BE DETERMINED*, hereinafter referred to as the "Contractor." The Contractor and the Owner agree as follows:

**SECTION 1:** This Contract incorporates by reference and is subject to the following as though fully included herein, whether attached or not attached:

- The Contractor's response to the Request for Bids (by Fax) (attached)
- Attachment A, version 2 (attached)
- Technical scope of work included as part of the Request for Bids (by Fax)
- Owner's General Conditions
- Prevailing wage rates as established in HUD Wage Decision Number dated 5/29/18 (attached)
- Federal Labor Standards Provisions (attached)

**SECTION 2:** The Contractor shall perform or cause to be performed all work and shall furnish or cause to be furnished all labor, materials, tools, and equipment necessary to complete the above-referenced project in strict accordance with the Contract Documents and documents described in Section 1 above for the following Contract Sum:

Base Bid	\$
Additive No.(s)	\$
Deductive No.(s)	\$
Subtotal	\$
Sales Tax	\$
Contract Sum	\$

**SECTION 3:** The Contractor shall begin the work of the Contract immediately after receipt of a written Notice to Proceed issued by the Owner, and to perform the work regularly and without interruption thereafter (unless the Owner shall otherwise, in writing, specifically direct) with such forces as necessary to complete said work in a manner acceptable to the owner within 60 consecutive calendar days from the date of the Notice to Proceed.

The parties have executed this Contract by having their authorized representatives sign below.

		Seattle Housing Authority 190 Queen Anne Avenue North P.O. Box 19028 Seattle, WA 98109-1028	
Ву:		Ву:	 Date
	Date	Contracts & Procurement Manag	

Maintenance Wage Rate Decision	U.S. Department of Housing and Urban Development Office of Labor Relations	HUD FORM 52158 (06/2006)
Agency Name:	LR 2000 Agency ID No:	Wage Decision Type:
Seattle Housing Authority	WA002A	Routine Maintenance
190 Queen Anne North		
Seattle, WA 98109		
	Effective Date:	Expiration Date:
	January 1, 2018	December 31, 2018
The following wage rate determination is made pursu agencies), or pursuant to Section 104(b) of the Native housing agencies). The agency and its contractors nathe type of work they actually perform.	American Housing Assistance and Self-determination	on Act of 1996, as amended, (Indian
Melanie Hertel, SLRS HUD Labor Relations (Name, Title, Signature)	<b>12-1-2017</b> Date	
MODIC OF ASSILICATION(S)	HOUR	LY WAGE RATES
WORK CLASSIFICATION(S)	BASIC WAGE	FRINGE BENEFIT(\$) (If any)
Elevator Mechanic Sheet Metal Worker Furnace Installer Roofer Truck Driver Laborer Asphalt Raker Carpenter Electrician Floor Coverer Glazier Painter Low Voltage Technician Plumber Tree Arborist Landscaper Fence Installer Power Equipment Operator Brick Mason	\$52.50 \$26.44 \$32.42 \$24.73 \$22.48 \$21.66 \$20.84 \$26.67 \$32.68 \$19.79 \$25.66 \$19.16 \$23.98 \$29.82 \$23.77 \$15.43 \$21.73 \$32.35 \$32.95	\$21.22 \$14.50 \$16.05 \$14.06 \$13.48 \$15.10 \$13.06 \$17.23 \$18.05 \$16.01 \$17.14 \$16.01 \$13.87 \$18.05 \$13.29 \$16.03 \$16.18  The agency employee benefit program has been determined by HUD to be acceptable for meeting the prevailing fringe benefit requirements.  (HUD Labor Relations: If applicable, check box and initial below)  LR Staff Initial
		FOR HUD USE ONLY LR2000:
		Log in:

Log out:

Maintenance Wage Rate Decision  Agency Name:	Urban Office o	ment of Housing and Development of Labor Relations	HUD FORM 52158 (06/2006)
Seattle Housing Authority		/A002A	Routine Maintenance
190 Queen Anne North	1.	17100271	
Seattle, WA 98109	E	ffective Date:	Expiration Date:
	N	lay 21, 2018	December 31, 2018
The following wage rate determination is made pursuagencies), or pursuant to Section 104(b) of the Native housing agencies). The agency and its contractors in the type of work they actually perform.	uant to Section 12(a) o American Housing A	of the U.S. Housing Act of 1937 Assistance and Self-determinat	ion Act of 1996, as amended, (Indian
Eugene Hairston, SLRS		5-21-2018/revised 5/29/18	
HUD Labor Relations (Name, Title, Signature)		Date	
WORK CLASSIFICATION(S)		HOU	RLY WAGE RATES
WORK GEASSIFICATION(S)		BASIC WAGE	FRINGE BENEFIT(S) (If any)
continued - Page 2 Pipe Layer Vehicle Mechanic Engineer Pest Control Technician Solid Waste Laborer Solid Waste Vehicle Mechanic Solid Waste Worker, CDL Window cleaner: Scaffold Non-Scaffold		\$36.41 \$21.44 \$40.19 \$20.48 \$19.20 \$27.34 \$21.12 \$14.77 \$14.77	\$10.99 \$16.71 \$18.05 \$16.01 \$15.24 \$17.16 \$16.97 \$11.48 \$11.48
			The agency employee benefit program has been determined by HUD to be acceptable for meeting the prevailing fringe benefit requirements.  (HUD Labor Relations: If applicable, check box and initial below.)  LR Staff Initial  FOR HUD USE ONLY LR2000:
			Log in:
			Log out:

## **Seattle Housing Authority**

## Section 3 Business Certification

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 low-and very low-income persons, particularly persons who are recipients of HUD assistance for housing.

For more information regarding the Section 3 requirements for Consulting Contracts and to view the full contract provisions, see Section 7 of the standard contact at: http://seattlehousing.org/business/guidelines/pdf/Consultant professional services contract.pdf

<u>Section 3 Business Criteria:</u> Your business is eligible for Section 3 Certification if it meets any one of the following criteria. If your business meets one or more of these criteria, please circle the applicable criteria.

- Fifty-one percent or more of your business is owned and managed by a Section 3
  qualified person or persons. (See qualification guidelines below) A completed and signed
  Individual Certification form for each Section 3 qualified person or persons is required to
  be submitted.
- 2. Thirty percent or more of your permanent, full time employees are Section 3 qualified persons. (When seeking certification under this criteria, please submit a listing of all current, permanent, full-time employees, as well as a completed and signed Individual Certification form for each Section 3 qualified employee.)
- You can provide evidence of a commitment to subcontract in excess of 25 percent of the amount of all subcontracts to Section 3 certified businesses. (When seeking certification under these criteria, please consult with the Section 3 Coordinator regarding the documentation to be submitted.)

## Section 3 Person Criteria: A Section 3 qualified person must:

- 1) Be a City of Seattle Housing Authority public housing resident; or
- 2) Live in the metropolitan statistical area (MSA) covering King, Snohomish, and Pierce counties, and,
- 3) Earn no more than the following amounts for the respective MSA area:

Region/Area	1 Person	2 Persons	3 Persons	4 Persons	5 Persons	6 Persons	7 Persons	8 Persons
King and Snohomish Counties	\$ 56,200	\$64,200	\$ 72,250	\$ 80,250	\$ 86,700	\$ 93,100	\$ 99,550	\$ 105,950
Pierce County	\$ 41,800	\$ 47,800	\$ 53,750	\$ 59,700	\$ 64,500	\$ 69,300	\$74,050	\$ 78,850

**Section 3 Statement:** Please check the appropriate box below.

	My business is eligible to be certified as a Section 3 business in accordance with the criteria circled above under Section 3 Business Criteria.				
	My business is not a Section 3 business.				
Sigr	nature:		Date Signed:		
Nan	ne:	Title:			
Con	npany Name:				
Add	lress:				
Tele	ephone Number:				

<u>Note:</u> If you certify above that your business is a Section 3 business, SHA will request documentation and additional information as may be reasonably required to certify whether your business qualifies as a Section 3 business.

## Section 3 Resident Employment Plan

Section 3 of the Housing and Urban Development Act of 1968 (hereinafter "Section 3") requires SHA, to the greatest extent feasible, to provide employment opportunities to "Section 3 residents." Section 3 residents include residents of SHA communities and other low income residents of the metropolitan statistical area (hereinafter "MSA") covering King, Snohomish, and Pierce counties. SHA residents, preferably residents of the SHA community in which the work is to be done, are favored over other low-income residents of the MSA.

## For construction contracts only:

- Each bidder is required to submit with their bid package a plan which will result in the hiring of Section 3 residents to perform the work contemplated by the bid. SHA has established a goal that 100% of all new hires be Section 3 Residents to the greatest extent feasible.
- At a minimum, the Contractor and its subcontractors shall advertise new positions created in order to perform the work called for herein and will post notices to the Contractor's commitments under Section 3 in conspicuous places at the work site. In addition, the Contractor must notify each labor organization with whom it or its subcontractors have a collective bargaining agreement or other understanding of these Section 3 commitments.

In order to fulfill its Section 3 obligations, the Contractor may work with service providers on site at various SHA communities including, but not limited to, Neighborhood House and the Employment Opportunities Center. The plan should specify the number of positions the

Contractor expects will be created and what minimum qualifications and skills will be required in order to perform the positions. The plan, if applicable, should also address the Contractor's strategy for recruiting SHA residents for the available positions, which should include consultation with SHA's Section 3 Coordinator.

2. Describe each position and provide the name and provide the location of the person(s) taking applications for each such position.  3. What minimum skills will be required for each position?  4. Please describe any training opportunities which the contract may create and any agreements concerning training you have.	5. 	How will you advertise these positions to SHA residents?
<ul> <li>taking applications for each such position.</li> <li>3. What minimum skills will be required for each position?</li> <li>4. Please describe any training opportunities which the contract may create and any</li> </ul>		
taking applications for each such position.		, , , , , , , , , , , , , , , , , , , ,
taking applications for each such position.	_	
	3.	What minimum skills will be required for each position?
	_	

If you have any questions about this form, please call Cary Calkins at (206) 588-4314.

#### SEATTLE HOUSING AUTHORITY

#### SUSPENSION AND DEBARMENT COMPLIANCE CERTIFICATE FOR CONTRACTOR

By signing below, the Contractor certifies that to the best of its knowledge and belief neither its firm nor any of its principals as named below are presently debarred, suspended, or have been declared ineligible or are excluded from participation in this transaction by any federal, state or local government.

Contractor's Firm Name:

	Address: City, State, Zip:				
	PRINCIPAL(S) Name(s)	Title(s)			
1					
2					
3					
4					
5					

Contractor's Signature	Printed Name	Title	Date

<u>NOTE:</u> This requirement applies to the Contractor's firm as well as its principals. Principal is defined in the regulation (2 CFR 180.995) as follows:

- 1) An officer, director, owner, partner, principal investigator, or other person within a participant with management or supervisory responsibilities related to a covered transaction; or
- 2) A contractor or other person, whether or not employed by the participant or paid with Federal funds, who
  - a) Is in a position to handle Federal funds;
  - b) Is in a position to influence or control the use of those funds; or,
  - c) Occupies a technical or professional position capable of substantially influencing the development or outcome of an activity require to perform the covered transaction.

The federal websites to verify eligibility include: <a href="https://www.sam.gov/portal/public/SAM/">https://www.sam.gov/portal/public/SAM/</a> and <a href="https://portal.hud.gov/hudportal/HUD?src=/topics/limited\_denials\_of\_participation">https://portal.hud.gov/hudportal/HUD?src=/topics/limited\_denials\_of\_participation</a>.

#### SEATTLE HOUSING AUTHORITY

#### SUSPENSION AND DEBARMENT COMPLIANCE CERTIFICATE FOR SUB-CONTRACTORS

The Prime Contractor may use this form if the Prime can verify that their Sub-Contractors named below, nor any of their principals are debarred, suspended or ineligible from involvement by Federal, State or Local Government. If the Prime is unable to verify this information, the Prime must send the previous SUSPENSION AND DEBARMENT COMPLIANCE CERTIFICATE FOR CONTRACTOR form to each sub- contractor to be completed and returned.

Prime Contractor's Name:	certifies that neither
any of the sub-contracting firms named below, nor any of its principals are	debarred,
suspended or ineligible from involvement by Federal, State or Local Govern	nment. I understand
that the Seattle Housing Authority (SHA) relies on this certification and I un	derstand that I am
obligated to submit the following to SHA:	

- A certification for any new sub- contractor hired after submission of this certification.
- A renewal certification for every sub- contractor on the anniversary of the Contract execution date if the Contract Time extends beyond one year.

(**Note:** In lieu of this certification, the Prime Contractor may elect to submit a separate certification signed by each sub- contracting firm to SHA as evidence of sub- contractor eligibility. It is the Prime Contractor's responsibility to initiate, obtain, and provide all such individual sub- contractor certifications to SHA.)

Prime Contractor's Signature	Printed Name	Title	Date

Sub- Contractor Firm Listing: (If sub- contractors are not involved in the project, please enter NONE.)

If additional pages are necessary, copy this form to ensure signed statement precedes any listing of sub- contractors.

Please contact <u>Louise Lauff</u> at 206-615-<u>3376</u> or by e-mail at <u>louise.lauff@seattlehousing.org</u> if you have any questions regarding compliance with this requirement.



Address 190 Queen Anne Ave N

PO Box 19028 Seattle, WA 98109

**Telephone** 206–615-3300 **TTY** 1-800-833-6388

Website www.seattlehousing.org

## Certification of Compliance with Wage Payment Statutes

The undersigned hereby certifies that the bidder is now, and in the three-year period immediately preceding the date of this bid solicitation (November 16, 2018) has been, in compliance with the responsible bidder criteria requirement of RCW 39.04.350(1)(g) and has not been found to have willfully violated any provision of RCW Chapters 49.46, 49.48, or 49.52 in a final determination by the Department of Labor and Industries or any court of limited or general jurisdiction.

I certify under penalty of perjury under the laws of the State of Washington that the foregoing

Bidder's Business Name

Signature of Authorized Official\*

Printed Name

Title

Date City State

Check One:
Sole Proprietorship Partnership Joint Venture Corporation State of Incorporation, or if not a corporation, State where business entity was formed:

If a corporation, proposal must be executed in the corporate name by the president or vice-president (or any other corporate officer accompanied by evidence of authority to sign). If a co-partnership, proposal must be executed by a partner.



## Attachment A, Version 2

(\$35,000 to \$150,000)

## **Invitation to Bid (by Fax)**

The work described in the Invitation to Bid (by Fax) is subject to the following terms and conditions:

<u>Bidder Responsibility</u>: The bidder must meet the mandatory bidder responsibility criteria described below and as specified in RCW 39.04 or 2 CFR 200 in order to be considered a responsible contractor and be eligible for award consideration:

- 1. At the time of bid submittal, have a current certificate of registration in compliance with chapter 18.27 RCW, which must have been in effect at the time of the bid submittal;
- 2. Have a current Washington Unified Business Identifier (UBI) number;
- 3. If applicable:
  - Have Industrial Insurance (workers' compensation) coverage for the bidder's employees working in Washington, as required in Title 51 RCW;
  - Have a Washington Employment Security Department number, as required in Title 50 RCW;
  - Have a Washington Department of Revenue state excise tax registration number, as required in Title 82 RCW;
  - Electrical Contractor License, if required by Chapter 19.28 RCW
  - Elevator Contractor License, if required by Chapter 70.87 RCW
- 4. Not be disqualified from bidding on any public works contract under RCW 39.06.010 or RCW 39.12.065(3).
- 5. Has not more than one violation of the off-site, prefabricated, non-standard, project specific items reporting requirements of RCW 39.04.370. (Applicable until December 31, 2013)
- 6. Has not been debarred, suspended, or otherwise ineligible to contract with SHA and is not included on the Excluded Parties List System (EPLS) on GSA's SAM (System for Award Management) <a href="https://www.sam.gov/portal/public/SAM/">https://www.sam.gov/portal/public/SAM/</a> or the Department of Housing and Urban Development's "Limited Denial of Participation" list. This requirement also applies to the Bidder's principals.

<u>Prevailing Wages:</u> The Contractor must pay all workers at least the prevailing wage rate for the type of work performed in accordance with the applicable prevailing wage rate schedule referenced on the Purchase Order or Request for Bid (by Fax) form and included in these solicitation documents. The type of wage schedule attached i.e., HUD Determined, Davis-Bacon, or the State Prevailing Wage schedule determines the appropriate labor standards that apply to the work as outlined below and contained in the General Conditions for Construction:

- 1) Part 11.13 for projects subject to the HUD-Determined wage rate schedule.
- 2) Part 11.12 for projects subject to Davis-Bacon wage schedule.
- 3) Part 5 for projects subject to the State prevailing wage schedule.

As part of its compliance with the prevailing wage requirements, the Contractor and, if applicable, subcontractor(s) shall comply with the requirement to submit a Statement of Intent to Pay Prevailing Wages and Affidavit of Wages Paid forms approved by the State of Washington's Department of Labor and Industries. The Owner will notify the Contractor of any special filing instructions that may apply for these forms depending on the funding source(s) of the project.

**<u>Bid Bond</u>**: SHA does not require a bid guarantee for small works roster construction projects estimated to cost \$150,000 or less.

<u>Insurance:</u> Within seven calendar days of award, the Contractor shall submit to SHA, and maintain throughout the contract, at no expense to SHA, the following insurance coverage at the limits noted (refer to Part 2 of SHA's General Conditions for more details):

- 1. Commercial General Liability Insurance. \$1,000,000 each occurrence, and \$2,000,000 aggregate
- 2. Additional Insured Endorsement Ongoing Operations: The Owner must be included as an Additional Insured on a primary and non-contributory basis on all Commercial General Liability policies of the Contractor. A policy endorsement form CG2010 or equivalent must be provided to Owner as evidence of additional insured coverage.
- 3. Additional Insured Endorsement Completed Operations: The Contractor's CGL insurance shall include the Owner as an additional insured for Contractors Completed Operations by providing additional insured status on the CG2037 endorsement, or by an equivalent policy or endorsement provision. The Contractors Completed Operations additional insured status for the Owner shall remain in effect for not less than three (3) years following the Final Acceptance of the Work by the Owner.
- 4. Employers Liability policy or Washington Stop Gap Liability insurance endorsement: \$1,000,000 each accident
- 5. Workers Compensation coverage.
- 6. Commercial Automobile Liability Insurance. \$1,000,000 combined single limit coverage

<u>Performance & Payment Bond Requirements:</u> Within seven calendar days of award, the Contractor shall submit to SHA, in accordance with Section 2.05 of the General Conditions, a Performance and Payment bond. Failure to furnish a Performance and Payment bond within the time specified may render the Contractor ineligible for the contract. The SHA may then either award the contract to the next lowest responsible bidder or solicit new bids.

**<u>Retainage Requirements</u>**: SHA requires retainage to be withheld for small works roster construction projects costing \$35,000 or more.

<u>Tax Exempt Status of SHA:</u> Pursuant to State law (RCW 35.82.210), SHA is exempt from paying sales tax when it obtains goods and services directly from the Contractor. The Contractor must pay sales tax on materials purchased for this job. SHA does not pay sales tax for labor and services rendered.

<u>Protests:</u> Any protest of award shall be resolved in accordance with SHA's Procurement Policies, which may be reviewed at the following web site address: <a href="http://seattlehousing.org/business/guidelines/pdf/Procurement">http://seattlehousing.org/business/guidelines/pdf/Procurement</a> Policies.pdf

<u>General Conditions:</u> SHA's General Conditions are hereby incorporated by reference and made a part of this Request for Bid (by Fax) and any subsequent contract or purchase order executed for this work as if fully included herein. If the event of any discrepancy between the terms of this Attachment A and the General Conditions, the terms of the General Conditions shall apply, except that the types and amounts of insurance specified above, and the waiver of the Contract Bond and withholding of retainage specified above, shall take precedence over the General Conditions. The General Conditions may be viewed by accessing the following Internet Web site

address: <a href="http://seattlehousing.org/business/guidelines/pdf/Construction\_Contract\_General\_Conditions.pdf">http://seattlehousing.org/business/guidelines/pdf/Construction\_Contract\_General\_Conditions.pdf</a>, or upon request, a copy of the General Conditions may be obtained by calling SHA at (206) 615-3379.

<u>Performance Evaluation:</u> The Contractor's performance on this project will be evaluated in accordance with SHA's Contractor Performance Evaluation Program. A copy of the Program may be obtained by accessing the following website:

http://seattlehousing.org/business/guidelines/pdf/Performance Evaluation Program.pdf.

<u>Section 3:</u> Section 3 of the Housing and Urban Development Act of 1968 (hereinafter "Section 3") requires SHA to the greatest extent feasible to provide employment opportunities to Section 3 residents. Section 3 residents include residents of SHA communities and other low-income residents of the metropolitan statistical area (MSA) covering King, Snohomish, and Pierce counties. Each bidder is required to submit with its Bid a Section 3 Resident Employment Plan that will result in hiring Section 3 residents to perform the work contemplated by this solicitation, and a Section 3 Business Certification form. Failure to complete these forms may render a bid non-responsive.

- A. <u>Selection Preference for Section 3 Businesses</u>: If a bidder claims to be a Section 3 business on the Section 3 Business Certification form required to be submitted with its Bid, and the Bid of the Section 3 business exceeds the low bid by no more than 10%, SHA will conduct an investigation whether the business qualifies as a Section 3 business, and SHA may award the contract to the Section 3 business at the price bid by the Section 3 business. In submitting a Bid, the bidder agrees to provide any information required by SHA to determine whether the business qualifies as a Section 3 business. A business may qualify as a Section 3 business by meeting one of the following criteria:
  - 1. At least 51% of the business is owned by Section 3 qualified persons who live in the metropolitan statistical area (MSA) covering King, Snohomish, and Pierce counties and meet the prescribed income limitations based on family size as shown on the Section 3 Business Certification form.
  - 2. 30% or more of the business' permanent, full-time employees (core employees within the last 12 months) are Section 3 qualified persons who live in the metropolitan statistical area (MSA) covering King, Snohomish, and Pierce counties and meet the prescribed income limitations based on family size as shown on the Section 3 Business Certification form.
  - 3. The business makes a commitment to subcontract with Section 3 businesses for more than 25% of the dollar amount of all subcontracts to be awarded by the business. Prior to award, such businesses must submit a plan and the necessary support documents describing how the subcontracting commitment will be met. SHA will evaluate the plan and documents submitted and determine whether it is likely the bidder will attain the subcontracting percentage. SHA will monitor the Section 3 business' compliance with their subcontracting commitment. The bidder's failure to fulfill the Section 3 subcontracting commitment shall be a material breach of contract which may result in SHA taking any or all of the following actions: (1) demanding specific performance of the subcontracting plan; (2) withholding from contract payments the dollar amount of any or all subcontracts that were to have been awarded to Section 3 businesses or such lesser amount as may be appropriate; (3) withholding any liquidated damages that SHA may incur as a result of the bidder's failure to comply with its Section 3 commitment and subcontracting plan; and (4) declaring the bidder ineligible to compete for, or participate in, any SHA contract for a period of five years from the acceptance date of the contract in which the Section 3 subcontracting commitment was made.
- B. <u>Section 3 Contract Language:</u> The following language regarding Section 3 will be included as part of the contract to be executed based on this solicitation.
  - 1. 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, I 2 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.
  - 2. 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.
  - 3. 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 contractors 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.
  - 4. 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 subcontractor 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.

- 5. The contractor will certify that any vacant employment positions, including training 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 contractors obligations under 24 CFR part 135.
- 6. 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.
- 7. With respect to work performed in connection with Section 3-covered Indian Housing Assistance, Section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450e) also applies to the work to be performed under this Contract. Section 7(b) requires that to the greatest extent feasible (i) preference and opportunities for training and employment shall be given to Indians, and (ii) preference in the award of contracts and subcontracts shall be given to Indian organizations and Indian-owned Economic Enterprises. Parties to this Contract that are subject to the provisions of Section 3 and Section 7(b) agree to comply with Section 3 to the maximum extent feasible, but not in derogation of compliance with Section 7(b).
- 8. If the Contractor is a Section 3 business and was awarded the contract by SHA based on the Section 3 business preference requirements of the invitation to bid for committing to subcontract more than 25% of the dollar amount of all subcontracts to Section 3 businesses, the Contractor agrees to meet the Section 3 subcontracting commitment. Failure of the Contractor to fulfill the Section 3 subcontracting commitment shall be deemed a material breach of contract, which may result in SHA taking any or all of the following actions: (1) demanding specific performance of the subcontracting plan; (2) withholding from contract payments the dollar amount of any or all subcontracts that were to have been awarded to Section 3 businesses or such lesser amount as may be appropriate, (3) withholding any liquidated damages that SHA may incur as a result of the Contractor's failure to comply with its Section 3 commitment and subcontracting plan; and (4) declaring the Contractor ineligible to compete for, or participate in, any SHA contract for a period of five years from the acceptance date of the contract in which the Section 3 subcontracting commitment was made.