REQUEST FOR QUALIFICATIONS
On-Call As-Needed Engineer/Architect Services for Elevator Design & Construction Administration

The Seattle Housing Authority (SHA) is seeking qualifications from qualified firms to assist SHA with on-call architectural-engineering services to prepare and complete an elevator modernization scope of work to existing elevator(s), or to design a new elevator installation to replace the existing elevator(s), all in occupied buildings.

Pre-Submission Conference: Those interested in responding to the Request for Qualifications (RFQ) are strongly encouraged to attend a Pre-Submission Conference at 10:30 a.m. on Wednesday, February 26, 2020. The Conference will be held in the Jesse Epstein Conference Room on the 1st floor of SHA’s Central Office located at 190 Queen Anne Avenue N., Seattle, WA 98109.

Obtaining the RFQ: Visit our website at https://www.seattlehousing.org/do-business-with-us/solicitations to obtain a copy of the RFQ. Any addenda issued for this RFQ will be published at the above-referenced website and submitters are responsible for checking the website prior to submission of Submittals for any addenda. If you are unable to download the RFQ or addenda, you may call Don Tucker, Sr. Contract Administrator at (206) 615-3475.

Questions: Any questions or requests for further information must be submitted in writing no later than 2:00 p.m. on Monday, March 2, 2020, to the Sr. Contract Administrator noted above by fax at (206) 615-3410, by e-mail at don.tucker@seattlehousing.org, or by mail at the address below.

Submission Deadline: Submittals (one original and five copies), must be received not later than 2:00 p.m. on Tuesday, March 17, 2020, at SHA’s street address below. Submittals sent by U.S. Mail should be addressed to the P.O. Box below and must be delivered to SHA by the deadline stated above. Faxed or e-mailed submittals will not be accepted.

Seattle Housing Authority
Purchasing Division
Attention: Don Tucker, Sr. Contract Administrator
190 Queen Anne Avenue North
P.O. Box 19028
Seattle, Washington 98109-1028

Diversity: SHA strongly encourages minority-owned and women-owned businesses, socially and economically disadvantaged businesses, HUD Section 3 businesses, and small businesses to submit or to participate in a subcontracting capacity on SHA contracts.

Rights Reserved: SHA reserves the right to waive as an informality any irregularities in submittals, and/or to reject any and all submittals.

Jena Richmond
Contracts and Procurement Manager
CONSULTANT REGISTRATION FORM

If you plan on submitting your qualifications for this project, please complete this registration form and e-mail it to Don Tucker, Sr. Contract Administrator at don.tucker@seattlehousing.org so that you can be contacted directly if necessary.

______________________________

SEATTLE HOUSING AUTHORITY

RFQ Solicitation No. 5359

On-Call As-Needed Engineer/Architect Services for Elevator Design & Construction Administration

Name of Firm: ________________________________

Business Address: ________________________________

________________________________________

Contact Information:

Name: _________________________________________

Title: _________________________________________

Telephone #: _________________________________

Fax #: _________________________________________

e-mail: _________________________________________

Thank you.
REQUEST FOR QUALIFICATIONS
(SOLICITATION NO. 5359)
for
On-Call As-Needed Engineer/Architect Services for Elevator Design & Construction Administration

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ATTACHMENTS:

SAMPLE Work Order
Vendor Fact Sheet
Section 3 Business Certification and Resident Employment Plan
Suspension and Debarment Compliance Certificate for Consultant
Suspension and Debarment Compliance Certificate for Sub-Consultants
Certifications and Representations of Offerors – Non-Construction Contract
(form HUD-5369-C)
For-Profit Subgrantee and Contractor Certifications and Assurances Form

<table>
<thead>
<tr>
<th>RFQ Issued On:</th>
<th>Submittal Due:</th>
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<tr>
<td>Friday, February 21, 2020</td>
<td>2:00 p.m. on Tuesday, March 17, 2020</td>
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A. INTRODUCTION

1) **General:** The Seattle Housing Authority (SHA) is seeking a qualified professional firm to provide Engineer / Architectural services for on-call elevator design and construction administration.

2) **Seattle Housing Authority Background:** SHA is a public body corporate and politic that provides affordable housing to about 34,000 low-income people in Seattle. SHA operates according to the following Mission and Values:

   **Our Mission**
   Our mission is to enhance the Seattle community by creating and sustaining decent, safe and affordable living environments that foster stability and increase self-sufficiency for people with low-income.

   **Our Values**
   As stewards of the public trust, we pursue our mission and responsibilities in a spirit of service, teamwork, and respect. We embrace the values of excellence, collaboration, innovation, and appreciation.

The mission of the Seattle Housing Authority is to enhance the Seattle community by creating and sustaining decent, safe and affordable living environments that foster stability and self-sufficiency for people with low incomes. SHA provides long-term, low-income rental housing and rental assistance to more than 34,000 people in Seattle. SHA owns and operates approximately 8,000 units at nearly 400 sites throughout the city. SHA also administers more than 10,000 Housing Choice Vouchers, enabling low-income residents to receive rental assistance throughout the Seattle housing market. SHA, an independent public corporation established in 1939, is governed by a seven-member Board of Commissioners, two of whom are SHA residents. Commissioners are appointed by the Mayor and confirmed by the City Council. More information is available at [www.seattlehousing.org](http://www.seattlehousing.org).

3) **Women and Minority Business Enterprise (WMBE) Inclusion:** SHA requires submitters to make good-faith efforts to meet SHA’s 14% aspirational WMBE goal and provide meaningful opportunities to WMBE firms to participate in the direct performance of commercially useful work as part of the proposed Project Team.

4) **Cooperative Purchasing:** RCW 39.34 allows cooperative purchasing between public agencies (political subdivisions) in the State of Washington. Public agencies that file an Interlocal Joint Purchasing Agreement with SHA may also wish to procure the services herein offered by the successful party. The successful party shall have
the option of extending its offer to SHA to other agencies for the same cost, terms and conditions.

SHA does not accept any responsibility for agreements, contracts or purchase orders issued by other public agencies to the successful party. Each public agency accepts responsibility for compliance with any additional or varying laws and regulations governing purchase by or on behalf of the public agency. SHA accepts no responsibility for the performance of the successful party in providing services to other public agencies, nor any responsibility for the payment price to the successful party for other public-agency purchases.

B. SUBMITTAL REQUIREMENTS

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<thead>
<tr>
<th>Activity</th>
<th>Location</th>
<th>Day</th>
<th>Date</th>
<th>Time</th>
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<tbody>
<tr>
<td>Pre-Submittal Meeting</td>
<td>1st floor conference room at 190 Queen Anne Ave. N., Seattle, WA 98109</td>
<td>Wednesday</td>
<td>02/26/20</td>
<td>10:30</td>
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<tr>
<td>Deadline for Questions</td>
<td>N/A</td>
<td>Monday</td>
<td>03/02/20</td>
<td>2:00 p.m.</td>
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**SUBMITTAL DEADLINE AND DELIVERY INFORMATION**

| Mail To: Seattle Housing Authority | OR Hand Deliver To: Seattle Housing Authority | Tuesday | 03/17/20 | 2:00 p.m. |
| P.O. Box 19028 Seattle, WA 98109-1028 | 190 Queen Anne Avenue N. Seattle, WA 98109 |          |          |

**Questions:** Questions must be in writing and sent prior to the Deadline for Questions date and time above. Submit your questions to Don Tucker at don.tucker@seattlehousing.org.

**Addenda:** In the event there are changes or clarifications to this RFQ, SHA will issue an addendum. Addenda will be published on SHA’s website at: [http://www.seattlehousing.org/do-business-with-us](http://www.seattlehousing.org/do-business-with-us). It is the responsibility of submitters to check this website before submitting and downloading any addenda issued. If you are unable to download the addenda, you may call the Sr. Contract Administrator, Don Tucker at 206-625-3475 to have a copy of the addenda mailed or e-mailed to you.

**Pre-Submittal Meeting:** Firms interested in this project (both as a prime consultant or as sub-consultants) are strongly encouraged to attend a Pre-Submittal Meeting at the date and time indicated above.

**Submittal:** The deadlines given above are firm as to place, date, and time. SHA will not consider any submittal received after the deadline and will return all such submittals unopened.
All submittals should be clearly marked when delivered or mailed to avoid any confusion about recording arrival dates and times. Firms should take this practice into account and submit their materials early to avoid any risk of ineligibility caused by unanticipated delays or other delivery problems. NOTE: A faxed or e-mailed submittal is not acceptable.

Upon receipt of each submittal, SHA’s Purchasing Division will date-stamp it to show the exact time and date of receipt. Upon request, Purchasing will provide the submitter with an acknowledgment of receipt. All submittals received will become the property of the Seattle Housing Authority and will not be returned to the submitter.

Submittals should be limited to a maximum of 12 pages single sided, or 6 pages double sided in no smaller than 10 point font on 8½" by 11" sheets. The following are NOT INCLUDED in the page limit mentioned above: your cover letter, vendor fact sheet, resumes, Section 3 form, Certifications and Representations of Offerors – Non-Construction Contract (form HUD-5369-C), and the Suspension and Debarment Certificate. Your cover letter should express your interest in performing the work. A principal or officer of the firm authorized to execute contracts or other similar documents on the firm’s behalf must sign the letter.

1) Required number of copies: Submitters responding to this RFQ shall submit one original and 5 copies of their submittal to the address indicated above. The following items/forms are to be submitted with the one original submittal only. Do not include these items/forms with the submittal copies.

- Vendor Fact Sheet
- Section 3, Business Certification and Resident Employment Plan Form
- Suspension and Debarment Compliance Certificate for Consultant
- Suspension and Debarment Compliance Certificate for Sub-Consultants
- Certifications and Representations of Offerors (form HUD-5369-C)
- Suspension and Debarment Compliance Certificates for Consultant
- For-Profit Subgrantee and Contractor Certifications and Assurances Form

2) Proprietary Submittal Material:
Any records or materials submitted to SHA in response to this RFQ become public records under Washington State law (see RCW Chapter 42.56, the Public Disclosure Act, at http://www1.leg.wa.gov/LawsAndAgencyRules). Public records must be promptly disclosed upon request unless a statute exempts disclosure. Exemptions from disclosure include trade secrets and valuable formulas (see RCW 42.56 and RCW Ch. 19.108); however, public disclosure exemptions are narrow and specific. Submitters are expected to be familiar with any potentially-applicable exemptions, and the limits of those exemptions.

Submitters are obligated to separately bind and clearly mark as “proprietary” information any submittal records they believe are exempted from disclosure. The body of the submittal may refer to these separately-bound records. Submitters should mark as “proprietary” only that information they believe legitimately fits within a public-disclosure exemption. SHA may reject solicitation responses that are marked proprietary in their entirety.
If SHA receives a public disclosure request for records that a Submitter has marked as “proprietary information,” SHA may notify the Submitter of this request and postpone disclosure briefly to allow the Submitter to file a lawsuit under RCW 42.17.330 to enjoin disclosure; however, this is a courtesy of SHA and not an obligation.

SHA has no obligation to assert an exemption from disclosure. If the Submitter believes that its records are exempt from disclosure, the Submitter is obligated to seek an injunction under RCW 42.56. By submitting, the Submitter acknowledges this obligation; the Submitter also acknowledges that SHA will have no obligation or liability to the Submitter if the records are disclosed.

3) **Cost of Preparing Submittals:** SHA will not be liable for any costs incurred by the Submitter in the preparation and presentation of submittals submitted in response to this RFQ including, but not limited to, costs incurred in connection with the Submitter’s participation in demonstrations and the pre-submittal conference.

4) **Rights Reserved by SHA:** SHA reserves the right to waive as an informality any irregularities in submittals and/or to reject any or all submittals. SHA requests that companies refrain from requesting public disclosure of selection information until a contract has been executed as a measure to best protect the solicitation process, particularly in the event of a cancellation or re-solicitation. With this preference stated, SHA shall continue to properly fulfill all public disclosure requests for such information as required by State Law.

**C. SCOPE OF WORK**

The selected Consultant shall be asked to perform the following tasks:

**Background:** Seattle Housing Authority owns or manages many low-rise and high-rise apartment buildings constructed throughout the city. The buildings have one or more elevators per building. Many of these elevators will need to be modernized or replaced over the next five years. One of the first sites would be University House located at 4700 12th Ave NE, Seattle, WA 98105. The existing elevator equipment at University House has reached its useful life.

**Objectives:**
To provide SHA staff with on-call architectural-engineering services to prepare and complete an elevator modernization scope of work to existing elevator(s), or to design a new elevator installation to replace the existing elevator(s), all in occupied buildings.

SHA may also require on an as-needed basis, elevator repair technical and maintenance review advisory services in support of SHA’s existing elevator maintenance contract.

SHA strongly encourages minority-owned and women-owned businesses, socially and economically disadvantaged business enterprises, HUD Section 3 businesses, small businesses and veteran-owned businesses to submit proposals, to participate as partners, or to participate in other business activity in response to this RFQ. SHA’s aspirational goal for Women and Minority Business Enterprise (WMBE) participation for the Contract resulting from this solicitation will be 14%.
In responding to this solicitation, SHA requires all Proposers to submit an Inclusion Plan for minority-and women-owned firms which will become a material part of the resulting Contract. Proposers must agree to make good faith efforts to seek meaningful opportunities with (WMBE) firms on a subcontracting basis or on a partnership basis for portions of the work.

The Proposers' Inclusion Plans will be evaluated by SHA to determine Proposers' level of commitment and responsiveness to making good faith efforts to meet SHA's aspirational WMBE goals. Proposers' plans should describe outreach efforts, identify WMBE scopes of work, and WMBE commitments made to date.

SHA reserves the right to negotiate improvements to the selected Proposer's Inclusion Plan before contract execution. At SHA's request, Proposers must furnish evidence, such as copies of agreements with WMBE firms, either before Contract execution or during Contract performance. After Contract execution, any requested changes to the Inclusion Plan must be in writing and must be approved by SHA. This includes, but is not necessarily limited to changes to goals, sub-consultant awards and efforts.

**Scope of Work:**

Elevator Modernization or New Elevator Installation

On an on-call, as-needed basis:

- Evaluate the physical needs of select elevators and develop a modernization scope of work or design for new elevator installation.
- Prepare and complete elevator modernization or new elevator construction document packages to include drawings and specifications for SHA's public bidding process.
- Provide and coordinate with sub-consultants such as architectural, elevator, electrical, mechanical, and structural as needed to develop a complete elevator modernization construction document package.
- Provide construction cost estimating.
- Prepare required permit documents and submit elevator modernization or new elevator construction permit package to Seattle Department of Construction Inspection. Work with SDCI through permit process and through issuance of permits. Respond to permit authority questions and corrections as needed.
- Provide SHA with construction administration services such as respond to RFI's, review submittals, make site visits to evaluate contractor work performance, prepare punch lists and review project closeout documentation.

**Elevator Maintenance and Repair Advisory Services:**

On an on-call, as-needed basis:

- Act as a technical advisor/liaison
- Audit and monitor the quality of the existing maintenance program
- Audit and assist in negotiating repair costs
- Assist with determining SHA's financial responsibility for alterations, repairs and replacements per the existing maintenance agreement
- Able to conduct equipment surveys to report on maintenance agreement compliance
- Able to recommend when an elevator repair is adequate versus an upgrade or modernization
• Elevator Maintenance Contract negotiation assistance  
• Current on code requirements, both existing and pending  
• Familiar with multiple elevator model codes and standards as well as building codes, laws and regulations  
• Current Qualified Elevator Inspector’s (QEI) certification or equivalent

The selected firm team shall have the qualifications and experience to provide an assessment review of the existing elevator equipment, code compliance to elevator modernization, preparation of SHA-approved public bid & permit drawings and specifications, and architectural administration during construction.

**Contract Duration:**
SHA intends to execute a Contract for services for a two year period. At SHA’s option, a Change Order may be executed extending the Contract for up to three additional one-year periods.

Each request for service will be issued by a Work Order that will include scope and costs (sample of SHA Work Order attached). SHA does not guarantee that any work orders will be issued on a regular basis or that the value of all issued work orders will total a specific contract value.

**Anticipated Work:**
Currently SHA anticipates the following buildings to have Elevator Modernization or new installation in 2020-2022:
• Queen Anne Heights (9 stories - 2 traction elevators)
• Denny Terrace (11 stories - 2 traction elevators)
• Ballard House (7 stories - 2 traction elevators)
• University House (11 stories – 2 traction elevators)
• Stewart Manor (6 stories – 2 traction elevators)
• Olive Ridge (7 stories - 2 traction elevators)
• International Terrace (12 stories - 2 traction elevators)
• Island View Apartments (5 stories - 1 hydraulic elevator)
• Nelson Manor (4 stories - 1 hydraulic elevator)
• Wildwood Glen (3 stories - 1 hydraulic elevator)
• Riviera West Apartments (4 stories - 1 hydraulic elevator)
• Westwood Heights (8 stories - 2 hydraulic elevators)
• Cal-Mor Circle (8 stories – 2 traction elevators)

SHA has the right to add, change or delete any buildings' elevators under this solicitation and resulting contract(s).

**D. INFORMATION TO BE PROVIDED IN YOUR SUBMITTAL**

**Response / Submittal Content:** To facilitate evaluation, submittals should address and be organized in the order of the outline given below and include the following information:

• **Cover Letter**
• **Organizational Chart for Proposed Team**
• **Provide resumes for the teams’ key personnel named in your response**
• **Address each of the evaluation criteria below:**

SHA Solicitation No. 5359
- **Relating to Criterion 1: Women and Minority Business Enterprise (WMBE) Inclusion Plan**
  Provide a detailed Inclusion Plan describing your good-faith efforts to meet the aspirational WMBE goal and provide meaningful opportunities to WMBE firms to participate in the direct performance of commercially useful work as part of the proposed Project Team on a subcontracting basis or on a partnership basis. Your Plan must also include, if applicable, pre-award commitments or agreements with your named WMBE and/or Project Team members’ firm(s).

- **Relating to Criterion 2: Firm’s Experience (including proposed sub-consultants)**
  Relating to the Scope of Work in Section C above, identify at least three projects (include Project Name, building location and description, Owner name, contact person familiar with the project, Owner address and contact information.) where the Team has performed the following elements of Work:
  - Evaluation of existing elevator equipment to determine the extent and nature of modernization work.
  - Report to owner recommended modernization options and assist the owner in budgeting for the work through estimating services.
  - Coordinate sub-consultants as needed to address all required elements of an elevator modernization such as fire alarm, electrical and ventilation.
  - Prepare construction documents detailing the scope of a full elevator modernization, specifications, and all appropriate drawings and construction details for execution of the modernization work.
  - Submit and process construction documents through City of Seattle DPD to obtain permits.
  - Construction administration and field observation.

  For each of the projects cited, briefly describe the Firm’s Experience including any proposed sub-consultants for the following:
  - The analysis of existing elevator equipment and proposed modernization scope
  - How the challenges related to meeting current elevator codes were addressed, including impacts to other building systems such as fire alarm and mechanical.
  - The construction documents provided for the owner’s staff or contractor
  - The extent of the construction administration
  - How the project results met the owner’s goals such as cost, schedule, tenant impact and equipment performance.
  - Any unique challenges, opportunities and create solutions the Project Team addressed in the project.

- **Relating to Criterion 3: Project Team’s (staff that would be assigned to this work) Qualifications and Experience**
  - For each project cited, briefly describe the Project Team’s Qualifications and Experience as follows:
    - Demonstrate relevance of proposed project team members’ skills and experience proposed for the Team and their roles and responsibilities with the cited projects, including their training, education, experience, licenses and certifications.

  - Provide resumes for the key personnel named in your response.
• Include a list of at least three references for whom the firm or team members have performed similar work in the last five years (including agency or business name of client, contact person, address, telephone number and e-mail address if available.)

E. EVALUATION CRITERIA

Submittals will be evaluated based on the criteria listed in this section and further described in Section D above. In preparing the submittal to SHA, it is important for submitters to clearly demonstrate their expertise in the areas described in this document. Because multiple areas of expertise are required for successfully performing this project, the Submitter, either through in-house staff or sub-consultants, must demonstrate expertise and have available adequate numbers of experienced personnel in all of the areas described.

Submitters are encouraged to identify and clearly label in their submittal how each criterion is being fully addressed. Evaluation of responses to this RFQ will be based only on the information provided in the submittal package, and if applicable, interviews, and reference responses. SHA reserves the right to request additional information or documentation from the firm regarding its submittal documents, personnel, financial viability, or other items in order to complete the selection process. If a responding firm chooses to provide additional materials in their submittal beyond those requested, those materials should be identified as such and included in a separate section of the submittal.

The following criteria with a point system of relative importance with an aggregate total of one hundred (must match the Total Maximum Points for Qualifications in table below) points will be utilized to evaluate the qualifications of each submitter:

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<th>Evaluation Criteria - Qualifications</th>
<th>Weighting (Max. Points)</th>
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<tbody>
<tr>
<td>1. Women and Minority Business Enterprise (WMBE) Inclusion Plan (See Section D above for a complete description of this Criterion.)</td>
<td>10</td>
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<tr>
<td>2. Firm’s Experience (including proposed sub-consultants) (See Section D above for a complete description of this Criterion.)</td>
<td>50</td>
</tr>
<tr>
<td>3. Project Team’s Qualifications and Experience (See Section D above for a complete description of this Criterion.)</td>
<td>40</td>
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<tr>
<td>MAXIMUM TOTAL POINTS FOR QUALIFICATIONS</td>
<td>100</td>
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F. SELECTION PROCESS

An evaluation panel will rate all responses to this RFQ that are received on or before the stated deadline, according to the criteria listed above. Based on its initial evaluation, the panel may:

1. Make a recommendation to SHA’s Executive Director and request authority to negotiate a Contract with one submitter; or

2. Request additional information from the submitter or submitters whose responses appear to have the greatest likelihood of success; and/or
3. Invite one or more submitter whose responses appear to have the greatest likelihood of success to attend an interview/presentation to discuss their submittal; and then make a recommendation to SHA's Executive Director and request authority to negotiate a contract with one or more submitters.

SHA reserves the right to conduct reference checks, at any time during the evaluation process.

In the event that information obtained from the reference checks reveals concerns about any submitter's past performance and their ability to successfully perform the contract to be executed based on this RFQ, SHA may, at its sole discretion, determine that the Submitter is not a responsible submitter and may select the next highest-ranked Submitter whose reference checks validate the ability of the Submitter to successfully perform the contract to be executed based on this RFQ. In conducting reference checks, SHA may include itself as a reference if the Submitter has performed work for SHA, even if the Submitter did not identify SHA as a reference.

By submitting in response to this RFQ, the submitter accepts the procurement method used and acknowledges and accepts that the evaluation process will require subjective judgments by SHA and the evaluation panel.

Any protest of the selection process shall be resolved in accordance with SHA's Procurement Policies, which may be reviewed at the following web site address:


G. CONTRACT NEGOTIATIONS

SHA shall negotiate with the most qualified Submitter, as determined by evaluation of the responses and, if applicable, interviews. If SHA is unable to reach agreement with the highest ranked firm, it may negotiate with the next highest ranked firm or firms, proceeding in turn to each firm that SHA has determined to be qualified, in order of rank. If agreement cannot be reached with any qualified firm, SHA reserves the right to cancel the solicitation.

H. ADMINISTRATIVE INFORMATION

1) Small and/or Disadvantaged Business Enterprise Requirements: SHA strongly encourages minority-owned and women-owned businesses, socially and economically disadvantaged business enterprises, HUD Section 3 businesses, small businesses and veteran-owned businesses to submit submittals, to participate as partners, or to participate in other business activity in response to this RFQ. As outlined in more detail in Section D, SHA has also included a 14% Women and/or Minority Business Enterprise (WMBE) aspirational participation goal. Consequently, in responding to the solicitation, submitters must include an Inclusion Plan demonstrating good faith efforts in seeking meaningful opportunities for WMBEs in the work of the Contract.

2) Section 3 Requirements: 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 Seattle. Each Submitter is required to include with their one original submittal, the Section 3 Business Certification and Resident Employment Plan form.

A. **Section 3 Contract Language:** The following language regarding Section 3 will be included as part of the contract to be executed based on this RFQ.

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, 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.

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.
3) **Basic Eligibility:** By submitting for this Solicitation:
   A. Submitter represents that it is licensed to do business in the State of Washington and it has a state Unified Business Identifier (UBI) number.
   B. Submitter represents by its submission of the SUSPENSION AND DEBARMENT COMPLIANCE CERTIFICATE FOR CONSULTANT form, attached hereto, that neither it nor its principals/officers are presently debarred, suspended, proposed for debarment, or declared ineligible or voluntarily excluded from participation in this transaction by any federal department or agency. Submitter further represents that by submitting and being selected for this work, that it will comply with the requirements regarding sub-contracting and the purchase of supplies or materials for this work and the sub-contractors and/or firms, and their principals/officers are not debarred or otherwise disqualified from doing business with SHA. The Submitter understands that if selected, it shall provide evidence with the SUSPENSION AND DEBARMENT COMPLIANCE CERTIFICATE FOR SUB-CONSULTANTS form attached to this RFQ of Submitter's sub-contractors' (if applicable) eligibility.
   C. Certification and Representations of Offerors Form: The Submitter shall include a completed and signed Certifications and Representations of Offerors form (HUD-5369-C) (attached hereto) for itself.

4) **Payment Requirements:** Submitters should be aware that SHA will only make payments on the Work Order assignments to this contract issued under this RFQ after the work being billed has been completed, and within 30 calendar days of receipt of a properly prepared and SHA approved invoice from the Consultant. Supporting documentation is required for payment of reimbursable expenses. No advance payments will be made to the Consultant, who must have the capacity to meet all project expenses in advance of payments by SHA.

5) **Approval of Sub-Consultants:** SHA retains the right of final approval of any sub-consultant of the selected Submitter who must inform all sub-consultants of this provision.

6) **Documents Produced:** All construction drawings, reports, specifications, and other documents produced under contract to SHA must be submitted to SHA in both hard copy and a digital format that meets SHA’s requirements, using Microsoft Office or AutoCad products in an IBM-compatible format. All documents and products created by the Consultant and their sub-consultants shall become the exclusive property of SHA.

7) **Other Contracts:** During the original term and all subsequent renewal terms of the contract resulting from this RFQ, SHA expressly reserves the right, through any other sources available, to pursue and implement alternative means of soliciting and awarding similar or related services as described in this RFQ.

8) **Funding Availability:** By responding to this RFQ, the Submitter acknowledges that for any contract signed as a result of this RFQ, the authority to proceed with the work is contingent upon the availability of funding.
9) **For-Profit Subgrantee and Contractor Certifications and Assurances Form:** In the event that the Contract for these services includes any Federal Grant Funds, the Consultant must submit a completed and signed Certifications and Assurances Form (copy attached to this RFQ) for itself and each sub-consultant, if known will be utilized on the Contract. Such form shall be submitted to SHA with the one original submittal for this RFQ.

10) **Contract Requirements:** Submitters may review a sample of SHA’s standard contract language that will form the basis for any contract executed based on this solicitation by visiting the following web site:

    https://seattlehousing.org/sites/default/files/Architecture_Engineering_Contractor_C
    ontract.pdf

SHA’s standard contract document is intended to guide you in developing your Submittal. The actual contract that the successful Submitter and SHA will sign will be based on this sample contract. Please be advised that SHA will only negotiate some aspects of the contract. Much of the contents of the sample contract are based on non-flexible requirements and cannot be modified in any form.

In addition to any SHA-owned properties that may be included in the scope of work of this solicitation, there may be other properties for which SHA serves as General and Managing Partner. These properties are Low-Income-Housing Tax Credit limited partnerships. If any of these Limited Partnership (LP) properties are included in the scope of work under this solicitation, the selected firm must also name those LP’s as additional insureds to their policy under the required insurance coverages described under Section H. 11C. below. The Contract(s) resulting from this solicitation must also be entered into by SHA, the selected firm, and all legal entities, including the LPs if applicable.

SHA may also be acting as an agent to Condominium or other Associations that are associated with the SHA or LP properties included in the scope of work for this solicitation. If so, the contract(s) resulting from this solicitation will be between the selected firm and the applicable Association.

11) **Insurance:** The following are the insurance requirements that will be included in the contract executed based on this RFQ:

Within seven (7) days from the date of the Notice of Award, and prior to commencement of the Work, Consultant shall obtain all the insurance required by the Contract Documents and provide evidence satisfactory to Owner that such insurance has been procured. Review of the Consultant’s insurance by Owner shall not relieve or decrease the liability of Consultant.

Failure of the Consultant to fully comply with the insurance requirements of this Contract will be considered a material breach of contract and, at the option of Owner, will be cause for such action as may be available to Owner under other provisions of this Contract or otherwise in law, including immediate termination of the Contract.

   A. **General Insurance Requirements:**

SHA Solicitation No. 5359
1. Prior to undertaking any work under this Contract, the Consultant shall procure and maintain continuously for the duration of this Contract, at no expense to Owner, insurance coverage as specified below, in connection with the performance of the work of this Contract by the Consultant, its agents, representatives, employees and/or subcontractors (the term subcontractors as used in this Contract shall include sub-consultants). Review of the Consultant’s insurance by Owner shall not relieve or decrease the liability of Consultant.

2. The Consultant’s insurance shall be primary as respects Owner, and any other insurance maintained by Owner shall be excess and not contributing insurance with the Consultant’s insurance.

3. Except with respect to the limits of insurance, and any rights or duties specifically assigned to the first named insured, the Consultant’s Commercial General Liability and Commercial Automobile Liability insurance coverage shall apply as if each named insured were the only named insured, and separately to each insured against whom claim is made or suit is brought.

4. Insurance policies, deductibles, self-insured retentions, and insurance carriers will be subject to review and approval by Owner. Except for Professional Liability Insurance coverage, if applicable, each insurer must either be 1) authorized to do business in the State of Washington and maintain A.M. Best’s ratings of “A VII” or higher, or 2) procured as surplus lines under the provisions of RCW Chapter 48.15 (“Unauthorized Insurers”), except as may be otherwise approved by the Owner. Insurers or reinsurers of Professional Liability (Errors and Omissions) Insurance must have a rating of “B+VII” or higher.

B. **Insurance Coverage and Terms:** The following are the types and amounts of insurance coverage that must be maintained by the Consultant during the term of this Contract. The Consultant must provide acceptable evidence of such coverage prior to beginning work under this Contract. Consultant shall maintain the following insurance coverage for the duration of the contract and for one (1) year after final completion.

1. **Commercial General Liability Insurance.** Commercial General Liability (CGL) insurance including bodily injury, property damage, and products/completed operations, written on an occurrence form, with the following minimum coverage:

   $1,000,000 each occurrence, and
   $2,000,000 aggregate

Coverage shall extend to cover the use of all equipment on the site or sites of the work of this Contract. In the event that the services to be provided under this Contract involve the Consultant’s contact with minor children, and/or elderly, disabled or vulnerable adults as defined in RCW 74.34.020, the Consultant shall provide evidence that sexual misconduct coverage has not been excluded from the policy and is covered under the policy. Acceptable
evidence of sexual misconduct coverage must include an endorsement and policy excerpt(s) and is subject to approval by Owner's Risk Manager.

2. **Employers Liability or Washington Stop Gap Liability.** A policy of Employers Liability or a Washington Stop Gap Liability insurance endorsement with the following minimum coverage:

   \$1,000,000 each accident/disease

3. **Commercial Automobile Liability Insurance.** A policy of Commercial Automobile Liability Insurance, including coverage for owned, non-owned, leased or hired vehicles written on an insurance industry standard form (CA 00 01) or equivalent, with the following minimum coverage:

   \$1,000,000 combined single limit (CSL) coverage

4. **Workers Compensation.** A policy of Workers Compensation. As respects Workers Compensation insurance in the State of Washington, the Consultant shall secure its liability for industrial injury to its employees in accordance with the provisions of Title 51 of the Revised Code of Washington (RCW). If the Consultant is qualified as a self-insurer in accordance with Chapter 51.14 RCW, the Consultant shall so certify by a letter signed by a corporate officer, indicating that it is a qualified self-insured, and setting forth the limits of any policy of excess insurance covering its employees, or any similar coverage required.

5. **Professional Liability Insurance:** A policy of Errors and Omissions Liability Insurance appropriate to the Consultant's profession. Coverage should be for a professional error, act, or omission arising out of the scope of work shown in the Contract, with the following minimum coverage:

   \$1,000,000 each Claim

If the Professional Liability Insurance policy is written on a claims-made form, the Consultant warrants continuation of coverage, either through policy renewals or the purchase of an extended reporting period ("tail") for a minimum of three (3) years from the date of completion of the work authorized by the Contract. In the event that the Consultant is authorized to engage sub-consultants, each sub-consultant shall provide evidence of separate professional liability coverage equal to the levels specified above, unless such requirement is waived in writing by Owner.

C. **Owner As Additional Insured:** All liability policies except Professional Liability and Workers Compensation shall be endorsed to include Owner as additional insured on a primary and non-contributory basis for Work performed in accordance with the Contract documents, and all insurance certificates shall evidence the Owner as additional insured.
D. **Waiver of Subrogation:** Consultant's policy shall provide waiver of subrogation by endorsement or otherwise.

E. **Deductibles or Self-Insured Retention:** Any deductibles or self-insured retentions $25,000 or higher must be declared to, and approved by the Owner. The deductible and/or self-insured retention of the policies shall not limit or apply to the Consultant's liability to the Owner. Payment of deductibles shall be the responsibility of the Consultant.

F. **No Limitation of Liability** - The limits of liability specified herein are minimum limits only. Such minimum limits of liability requirements shall not be construed to limit the liability of the Consultant or of any of their respective insurers. The Consultant shall include the Owner as an additional insured for primary and non-contributory limits of liability for the full valid andcollectible limits of liability maintained by the Consultant whether such limits are primary, excess, contingent or otherwise. This provision shall apply regardless of whether limits maintained by the Consultant are greater than the minimum limits required by this Contract, and regardless of whether the certification of insurance by the Consultant specifies lower minimum limits than those specified for or maintained by the Consultant.

G. **Proof of Insurance and Insurance Expiration:**

1. The Consultant shall furnish certificates of insurance and policy endorsements as evidence of compliance with the insurance requirements of the Contract. Such certificates and endorsements must be signed by a person authorized by that insurance company to bind coverage on its behalf.

2. The Owner must be included as an Additional Insured on a primary and non-contributory basis on all Commercial General Liability and Automobile Liability policies of the Consultant. As respects the CGL insurance such additional insured status shall be evidenced by an ISO endorsement form CG2010 or equivalent.

3. As respects CGL insurance such Additional Insured status shall contain a “separation of insureds” provision.

4. The Consultant shall include all sub-consultants at any tier as insureds under its policies (except for Professional Liability insurance) and ensure that the Consultant's coverage of sub-consultants under the Consultant’s policies is not excluded by any policy provision or endorsement. Alternatively, the Consultant shall:
   
   a.) Obtain from each sub-consultant not insured under the Consultant's policy or policies of insurance, evidence of insurance meeting all the requirements of this Contract, and
   b.) Maintain such evidence on file for a period of one (1) year after the completion of this Contract and, upon request, submit such evidence to SHA for examination.
5. The Consultant’s insurance shall not be reduced or canceled without forty-five (45) days prior written notice to Owner, except for cancellation for nonpayment of premium, which notice shall not be less than ten (10) days prior to such date, unless a longer period of written notice is required under the provisions of Revised Code of Washington (RCW 48.18.290). The Consultant shall not permit any required insurance coverage to expire during the term of this Contract.

6. Owner reserves the right to require complete, certified copies of all required insurance policies at any time during the term of this Contract, or to waive any of the insurance requirements of this Contract at its sole discretion.

H. **Criminal Background Investigation:** The Consultant shall conduct a criminal background investigation of all employees, volunteers, subcontractors and subconsultants performing any work who may reasonably be expected to have direct or incidental contact with SHA residents, SHA staff members, or vulnerable population. In addition, a criminal background investigation shall be performed for any person performing work under this Contract who is given use of an SHA building-access card or who collects payments of any kind. The criminal background investigation shall include, but not necessarily be limited to, a Washington State Patrol background report or if the employee, volunteer, subcontractor or sub-consultant resides in a state other than Washington, the background report should be obtained from the state patrol office where the employee, subcontractor or sub-consultant has resided for the last 3 years. In the event a background check provides evidence of a felony conviction that information shall be provided to the SHA Project Manager. If any person performing work under this Contract is charged with a felony, the Consultant agrees to remove that person from performing any further work on the project unless and until SHA agrees in writing to allow the person to continue.
THIS WORK ORDER is made and entered into between the Housing Authority of the City of Seattle, a public body corporate and politic, [If there are any Limited Partnerships or other entities SHA is representing in this Contract, add the following language here: “as the General Partner of (state name of limited partnership(s)) or as Managing Agent for (state name of other entities),” hereinafter referred to as “SHA” and/or “Owner” and Name of Firm, “Doing Business As,” if appropriate, hereinafter referred to as the “Consultant.”]

WHEREAS, this Work Order incorporates by reference and is subject to the terms and conditions (unless otherwise amended herein) of Contract No. 5359 as though fully included herein:

SECTION 1: SCOPE OF WORK: The Consultant shall perform such services as required by SHA to complete the work as defined in ATTACHMENT A – SCOPE OF WORK, and shall provide all labor, materials, equipment, and services necessary to perform and complete in an acceptable manner the tasks contemplated or otherwise required herein. The Scope of Work shall serve as the progress schedule and be used to measure work performed. Consultant shall perform its duties under this Work Order with the care, skill, prudence and diligence that a reasonable, careful, skillful, prudent and diligent person would exercise in similar circumstances.

SECTION 2 – TIME FOR BEGINNING AND COMPLETION: The Consultant shall not begin any work under the terms of this Work Order until authorized to do so in writing by SHA. All work under this Work Order shall be completed between the date authorized to begin work and the completion date specified in ATTACHMENT B – TERMS AND CONDITIONS, attached and made a part of this Work Order. The established completion time for the tasks and the entire Work Order period shall not be extended because of any delays attributable to the Consultant, but may be extended by SHA in the event of a delay attributable to SHA, or because of unavoidable delay caused by an act of God or governmental actions or other conditions beyond the control of the Consultant. Any extension agreed upon by the parties must be in writing, signed by both parties, and incorporated as a Change Order to this Work Order.

SECTION 3 – PAYMENTS: The Consultant agrees to perform all of the work set forth herein and further described in ATTACHMENT A – SCOPE OF WORK, attached hereto for an amount not-to-exceed $ , herein referred to as the “Work Order Amount” without further authorization by Change Order. Such payment shall be full compensation for work performed and/or services rendered and for all supervision, labor, supplies,
materials, equipment or use thereof, and for all other expenses and incidentals necessary to complete all the work. It is understood that this is a not-to-exceed amount and Consultant will be reimbursed on a time-and-material basis for services performed and equipment & materials used as described in herein. Invoices and applicable attachments shall be emailed to the attention of SHA's Project Manager.

[If there is no change to the insurance requirements from what was required by the Contract, use the following Section 4 and delete the 2nd version of Section 4 as well as ATTACHMENT — INSURANCE REQUIREMENTS.]

SECTION 4 — INSURANCE: The insurance requirements for Contract No. 5359 shall be the same for this Work Order and such policy(ies) shall apply to the work included in this Work Order.

[If there are different insurance requirements for this Work Order from what was required by the Contract, use the following Section 4 and Attachment and delete the 1st version above of Section 4.]

SECTION 4 — INSURANCE: The insurance requirements for Work Order No. to Contract No. 5359 shall be as described in ATTACHMENT — INSURANCE REQUIREMENTS, hereto.

IN WITNESS WHEREOF, the parties hereto have executed this Work Order by having their representatives affix their signatures below.

Business Name of Consultant
Street Address of Business
City, State, and Zip of Business

Housing Authority of the City of Seattle
By: ___________________________ Date: ____________
Signature Name and Title of Signatory

Andrew J. Lofton, Executive Director
By: ___________________________ Date: ____________
Signature

[If applicable, add "General Partner and Managing Agent"]

Attatchments:

A SCOPE OF WORK
B TERMS AND CONDITIONS
C INSURANCE REQUIREMENTS

Last Revised 08-02-17
<table>
<thead>
<tr>
<th>Project Completion Date: (Section 2 of Work Order)</th>
<th>Work Order Amount (Section 3 of Work Order):</th>
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</table>

Basis of Payment (hourly rate, lump sum, etc.) (Section 3 of Work Order):

Subcontractors or Subconsultants Authorized:

Name of Consultant's Key Personnel Essential to the Work:

Name and Address of SHA's Project Manager:

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<thead>
<tr>
<th>Consultant's Name and Address for Delivery of Notices.</th>
<th>SHA's Name and Address for Delivery of Notices.</th>
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<td>Housing Authority of the City of Seattle</td>
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<td>Attn:</td>
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<td>190 Queen Anne Avenue N.</td>
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<td>P.O. Box 19028</td>
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<td>Seattle, WA 98109-1028</td>
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ATTACHMENT - INSURANCE REQUIREMENTS
(Work Order No. [ ] to Contract No. 5359)

Within seven (7) days from the date of the Notice of Award, and prior to commencement of the Work, Consultant shall obtain all the insurance required by this Work Order and provide evidence satisfactory to Owner that such insurance has been procured. Review of the Consultant’s insurance by Owner shall not relieve or decrease the liability of Consultant.

Failure of the Consultant to fully comply with the insurance requirements of this Work Order will be considered a material breach of contract and, at the option of Owner, will be cause for such action as may be available to Owner under provisions of Contract No. 5359 or otherwise in law, including immediate termination of the Work Order.

A. General Insurance Requirements:

1. Prior to undertaking any work under this Work Order, the Consultant shall procure and maintain continuously for the duration of this Work Order, at no expense to Owner, insurance coverage as specified below, in connection with the performance of the work of this Work Order by the Consultant, its agents, representatives, employees and/or subcontractors (the term subcontractors as used in this Work Order shall include sub-consultants). Review of the Consultant’s insurance by Owner shall not relieve or decrease the liability of Consultant.

2. The Consultant’s insurance shall be primary as respects Owner, and any other insurance maintained by Owner shall be excess and not contributing insurance with the Consultant’s insurance.

3. Except with respect to the limits of insurance, and any rights or duties specifically assigned to the first named insured, the Consultant’s Commercial General Liability and Commercial Automobile Liability insurance coverage shall apply as if each named insured were the only named insured, and separately to each insured against whom claim is made or suit is brought.

4. Insurance policies, deductibles, self-insured retentions, and insurance carriers will be subject to review and approval by Owner. Except for Professional Liability Insurance coverage, if applicable, each insurer must either be 1) authorized to do business in the State of Washington and maintain A.M. Best’s ratings of “A VII” or higher, or 2) procured as surplus lines under the provisions of RCW Chapter 48.15 (“Unauthorized Insurers”), except as may be otherwise approved by the Owner. Insurers or reinsurers of Professional Liability (Errors and Omissions) Insurance must have a rating of “B+VII or higher.

B. Insurance Coverage and Terms: The following are the types and amounts of insurance coverage that must be maintained by the Consultant during the term of this Work Order. The Consultant must provide acceptable evidence of such coverage prior to beginning work under this Work Order. Consultant shall maintain the following insurance coverage for the duration of the Work Order and for one (1) year after final completion.
1. Commercial General Liability Insurance. Commercial General Liability (CGL) insurance including bodily injury, property damage, and products/completed operations, written on an occurrence form, with the following minimum coverage:

   $1,000,000 each occurrence, and
   $2,000,000 aggregate

Coverage shall extend to cover the use of all equipment on the site or sites of the work of this Work Order. In the event that the services to be provided under this Work Order involve the Consultant's contact with minor children, and/or elderly, disabled or vulnerable adults as defined in RCW 74.34.020, the Consultant shall provide evidence that sexual misconduct coverage has not been excluded from the policy and is covered under the policy. Acceptable evidence of sexual misconduct coverage must include an endorsement and policy excerpt(s) and is subject to approval by Owner's Risk Manager.

2. Employers Liability or Washington Stop Gap Liability. A policy of Employers Liability or a Washington Stop Gap Liability insurance endorsement with the following minimum coverage:

   $1,000,000 each accident/disease

3. Commercial Automobile Liability Insurance. A policy of Commercial Automobile Liability Insurance, including coverage for owned, non-owned, leased or hired vehicles written on an insurance industry standard form (CA 00 01) or equivalent, with the following minimum coverage:

   $1,000,000 combined single limit (CSL) coverage

4. Workers Compensation. A policy of Workers Compensation. As respects Workers Compensation insurance in the State of Washington, the Consultant shall secure its liability for industrial injury to its employees in accordance with the provisions of Title 51 of the Revised Code of Washington (RCW). If the Consultant is qualified as a self-insurer in accordance with Chapter 51.14 RCW, the Consultant shall so certify by a letter signed by a corporate officer, indicating that it is a qualified self-insured, and setting forth the limits of any policy of excess insurance covering its employees, or any similar coverage required.

   [If Pollution Liability is applicable to the contract, leave the following paragraph in. If not, delete the following paragraph.]

5. Contractor's Pollution Liability (CPL) - When project scope of work includes any of the items below, the Consultant will provide a Contractor’s Pollution Liability policy against claims for bodily injury, property damage and cleanup costs/environmental damages arising from pollution conditions caused in the performance of covered operations when:

   a. The Work involves remediation, abatement, repair, maintenance or other work with asbestos containing materials, lead-containing products (paint, coatings, components), mercury, underground storage tanks, and/or other hazardous
materials. A CPL policy specifically covering these exposures shall be required from the Consultant and the sub-consultant performing such work.

b. The Work involves the transporting hazardous materials or waste, a separate policy or endorsement to the CPL policy specifically providing coverage for liability and cleanup, arising from an upset or collision during transportation of hazardous materials is required from the Consultant or sub-consultant performing such work.

$1,000,000 each Claim

6. Professional Liability Insurance: A policy of Errors and Omissions Liability Insurance appropriate to the Consultant's profession. Coverage should be for a professional error, act, or omission arising out of the scope of work shown in the Work Order, with the following minimum coverage:

$1,000,000 each Claim

If the Professional Liability Insurance policy is written on a claims-made form, the Consultant warrants continuation of coverage, either through policy renewals or the purchase of an extended reporting period ("tail") for a minimum of three (3) years from the date of completion of the work authorized by the Work Order. In the event that the Consultant is authorized to engage sub-consultants, each sub-consultant shall provide evidence of separate professional liability coverage equal to the levels specified above, unless such requirement is waived in writing by Owner.

7. Cyber Liability: When applicable, the Consultant shall provide Cyber Liability coverage including both first and third party coverage, covering claims involving privacy violations, information theft, damage to or destruction of electronic information, intentional and/or unintentional release of private information, alteration of electronic information, extortion and network security.

$1,000,000 each Occurrence

Cyber liability coverage can be either stand alone or included within the Professional liability policy

8. Commercial Crime Insurance/Employee Theft Insurance. When applicable, a policy of Commercial Crime Insurance/Employee Theft Insurance including third party coverage in favor of OWNER with the following minimum coverage:

$1,000,000 per claim / aggregate

C. Owner As Additional Insured: All liability policies except Professional Liability and Workers Compensation shall be endorsed to include Owner as additional insured on a primary and non-contributory basis for Work performed in accordance with the Work Order documents, and all insurance certificates shall evidence the Owner as additional insured.
D. Waiver of Subrogation: Consultant's policy shall provide waiver of subrogation by endorsement or otherwise.

E. Deductibles or Self-Insured Retention: Any deductibles or self-insured retentions $25,000 or higher must be declared to, and approved by the Owner. The deductible and/or self-insured retention of the policies shall not limit or apply to the Consultant's liability to the Owner. Payment of deductibles shall be the responsibility of the Consultant.

F. No Limitation of Liability - The limits of liability specified herein are minimum limits only. Such minimum limits of liability requirements shall not be construed to limit the liability of the Consultant or of any of their respective insurers. The Consultant shall include the Owner as an additional insured for primary and non-contributory limits of liability for the full valid and collectible limits of liability maintained by the Consultant whether such limits are primary, excess, contingent or otherwise. This provision shall apply regardless of whether limits maintained by the Consultant are greater than the minimum limits required by this Work Order, and regardless of whether the certification of insurance by the Consultant specifies lower minimum limits than those specified for or maintained by the Consultant.

G. Proof of Insurance and Insurance Expiration:

1. The Consultant shall furnish certificates of insurance and policy endorsements as evidence of compliance with the insurance requirements of the Work Order. Such certificates and endorsements must be signed by a person authorized by that insurance company to bind coverage on its behalf.

2. The Owner must be included as an Additional Insured on a primary and non-contributory basis on all Commercial General Liability and Automobile Liability policies of the Consultant. As respects the CGL insurance such additional insured status shall be evidenced by an ISO endorsement form CG2010 or equivalent.

3. As respects CGL insurance such Additional Insured status shall contain a "separation of insureds" provision.

4. The Consultant shall include all sub-consultants at any tier as insureds under its policies (except for Professional Liability insurance) and ensure that the Consultant's coverage of sub-consultants under the Consultant's policies is not excluded by any policy provision or endorsement. Alternatively, the Consultant shall:
   a.) Obtain from each sub-consultant not insured under the Consultant's policy or policies of insurance, evidence of insurance meeting all the requirements of this Work Order, and
   b.) Maintain such evidence on file for a period of one (1) year after the completion of this Work Order and, upon request, submit such evidence to SHA for examination.

5. The Consultant's insurance shall not be reduced or canceled without forty-five (45) days prior written notice to Owner, except for cancellation for nonpayment of
premium, which notice shall not be less than ten (10) days prior to such date, unless a longer period of written notice is required under the provisions of Revised Code of Washington (RCW 48.18.290). The Consultant shall not permit any required insurance coverage to expire during the term of this Work Order.

6. Owner reserves the right to require complete, certified copies of all required insurance policies at any time during the term of this Work Order, or to waive any of the insurance requirements of this Work Order at its sole discretion.

H. Criminal Background Investigation: The Consultant shall conduct a criminal background investigation of all employees, volunteers, subcontractors and sub-consultants performing any work who may reasonably be expected to have direct or incidental contact with SHA residents, SHA staff members, or vulnerable population. In addition, a criminal background investigation shall be performed for any person performing work under this Work Order who is given use of an SHA building-access card or who collects payments of any kind. The criminal background investigation shall include, but not necessarily be limited to, a Washington State Patrol background report or if the employee, volunteer, subcontractor or sub-consultant resides in a state other than Washington, the background report should be obtained from the state patrol office where the employee, subcontractor or sub-consultant has resided for the last 3 years. In the event a background check provides evidence of a felony conviction that information shall be provided to the SHA Project Manager. If any person performing work under this Work Order is charged with a felony, the Consultant agrees to remove that person from performing any further work on the project unless and until SHA agrees in writing to allow the person to continue.
VENDOR FACT SHEET
Return this Form TO: Seattle Housing Authority, Purchasing Division,
ATTN: Don Tucker, Sr. Contract Administrator
190 Queen Anne Ave N, P.O Box 19028, Seattle WA 98109-1028

General Business Information:
Name of Business, Organization, or Name of Person (if payment is to an individual):

Mailing Address for Payments:
City: 
State: 
Zip Code: 
E-Mail Address:

Telephone No.: 
Fax No.: 
DUNS No.: 

Washington UBI No.: 
City of Seattle Business License No.: 
Washington Contractor’s License No.: 

President/General Manager: 
Principal products and/or services offered:

Type of Organization (check one):
Individual 
Sole Proprietor 
Partnership 
Corporation 
Governmental Agency 
Other 

Employee Tax ID No. (TIN) or Social Security No. (if Individual):

Substitute IRS Form W-9 Certification:
Under penalties of perjury, I hereby certify that the number shown on this form is my correct taxpayer
identification number, and that I am not subject to backup withholding because: (a) I am exempt from backup
withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup
withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no
longer subject to backup withholding, and I am a U.S. person (including a U.S. resident alien). Note: The
Internal Revenue Service does not require your consent to any provision of this document other than the
certifications required to avoid backup withholding.

SIGN HERE ➔ Signature of U.S. Person 
Date

Ownership Status (check all that apply):
☐ MBE 
(Minority-Owned Business Enterprise) 
☐ WBE 
(Women-Owned Business Enterprise) 
☐ MWBE 
(Minority / Women-Owned Business Enterprise) 
☐ CBE 
(Combination Business Enterprise)
☐ Small Business 
☐ HUD Section 3 Business

Racial/Ethnic Status (check one):
☐ Caucasian (1) 
☐ African American (2) 
☐ Native American (3) 
☐ Hispanic American (4) 
☐ Asian/Pacific American (5) 
☐ Hasidic Jews (6)

Certified by OMMWBE (Washington State Office of Minority and Women’s Business Enterprises)
☐ Self-Identified (SHA may request a signed statement re: self-certification)

Method of Contract Payments: As outlined on the reverse side of this form, for contracts over one million
dollars, SHA’s method of contract payments is through an electronic virtual credit card issued by SHA’s e-payables
vendor, Bank of America. Unless SHA grants a waiver, Vendors will receive an enrollment form from SHA following
issuance of a contract.

SIGN BELOW:
Signature of Authorized Representative of Vendor: 
Date:

By signing immediately above, the Vendor hereby represents the following:

a) The Vendor certifies that to the best of its knowledge and belief, neither it, nor any person/principal or firm which has
an interest in the Vendor’s firm, is ineligible to participate in a SHA contract, purchase order, direct pay or other
transaction, pursuant to the Certification of Eligibility provision specified in the Vendor Fact Sheet Instructions, or;

b) The Vendor will comply with SHA’s General Terms and Conditions applicable to Purchase Orders, if the Vendor will
be supplying goods and/or services through an SHA Purchase Order.

To obtain a copy of the General Terms and Conditions, call (206) 615-3379 or visit our Web site at:
https://www.seattlehousing.org/sites/default/files/Purchase_Orders_Terms_Conditions.pdf
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.

**Substitute IRS Form W-9 Certification**: 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 "and" 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 www.irs.gov.

**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: https://www.sam.gov/SAM/ and http://portal.hud.gov/hudportal/HUD?src=topics/limited_denials_of_participation. By signing the Vendor Fact Sheet, the Vendor understands that the certification of eligibility is a material representation of fact upon which reliance was placed when SHA agreed to enter into the transaction with the Vendor. SHA may require the Vendor to submit such certification on an annual basis depending on the terms of its contract or the frequency of its business transactions with SHA. If the Vendor subcontracts any portion of the work, the Vendor will be required to submit a similar certification of eligibility to SHA for any Vendor subcontracts. Any written contract executed between SHA and the Vendor shall include these provisions, which may also be referred to as Suspension/Debarment provisions.

**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 Payables 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 your 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, please contact Brenda Mix, SHA’s Accounts Payable Manager, at 206-615-3421 or Brenda.Mix@seattlehousing.org.

**Small Businesses**: 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.

- **WMBE**: 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.

- **Small Business**: 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.

- **HUD Section 3 Business**: 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.

LastRevised 04-02-18
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 contract at:  

Section 3 Business Criteria: 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.

1. 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.)

3. 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:

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

Last Revised 04-02-18
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.

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<tr>
<th>Signature:</th>
<th>Date Signed:</th>
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<th>Name:</th>
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<tr>
<th>Company Name:</th>
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<th>Address:</th>
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<tr>
<th>Telephone Number:</th>
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Note: 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.

For consulting contracts only:

- Firms are required to include this Section 3 Resident Employment Plan (hereinafter “Plan”) in their submittal showing, if applicable, the hiring of Section 3 residents to perform the work contemplated by the submittal.
In order to fulfill its Section 3 obligations, the Contractor/Consultant 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/Consultant 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/Consultant’s strategy for recruiting SHA residents for the available positions, which should include consultation with SHA’s Section 3 Coordinator.

1. How many new positions do you expect this contract will require you to create?

________________________________________________________________________

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?

________________________________________________________________________

________________________________________________________________________

________________________________________________________________________

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 CONSULTANT

By signing below, the Consultant 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.

Consultant’s Firm Name: 

Address: 

City, State, Zip: 

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<thead>
<tr>
<th>PRINCIPAL(S) Name(s)</th>
<th>Title(s)</th>
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<tr>
<th>Consultant’s Signature</th>
<th>Printed Name</th>
<th>Title</th>
<th>Date</th>
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</table>

NOTE: This requirement applies to the Consultant’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 consultant 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.

SEATTLE HOUSING AUTHORITY

SUSPENSION AND DEBARMENT COMPLIANCE CERTIFICATE FOR SUB-CONSULTANTS

The Prime Consultant may use this form if the Prime can verify that their Sub-Consultants 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 CONSULTANT form to each sub-consultant to be completed and returned.

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

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

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

<table>
<thead>
<tr>
<th>Prime Consultant’s Signature</th>
<th>Printed Name</th>
<th>Title</th>
<th>Date</th>
</tr>
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</table>

Sub-Consultant Firm Listing: (If sub-consultants 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-consultants.

Please contact Don Tucker, Sr. Contract Administrator at 206-615-3475 or by e-mail at don.tucker@seattlehousing.org if you have any questions regarding compliance with this requirement.

LastRevised 11-09-17
Certifications and Representations Of Offerors
Non-Construction Contract

Public reporting burden for this collection of information is estimated to average 5 minutes 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.

This form includes clauses required by OMB’s common rule on bidding / offering procedures, implemented by HUD in 24 CFR 85.36, and those requirements set forth in Executive Order 11625 for small, minority, women-owned businesses, and certifications for independent price determination, and conflict of interest. The form is required for nonconstruction contracts awarded by Housing Agencies (HAs). The form is used by bidders/Offerors to certify to the Has Contracting Officer for contract compliance. If the form were not used, HAs would be unable to enforce their contracts. Responses to the collection of information are required to obtain a benefit. The information requested does not lend itself to confidentiality.

1. Contingent Fee Representation and Agreement
(a) The bidder/offeror represents and certifies as part of its bid/off er that, except for full-time bona fide employees working solely for the bidder/offeror, the bidder/offeror:

(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.

(b) If the answer to either (a)(1) or (a)(2) above is affirmative, the bidder/offeror shall make an immediate and full written disclosure to the PHA Contracting Officer.

(c) Any misrepresentation by the bidder/offeror shall give the PHA the right to (1) terminate the resultant contract; (2) at its discretion, to deduct from contract payments the amount of any commission, percentage, brokerage, or other contingent fee; or (3) take other remedy pursuant to the contract.

2. Small, Minority, Women-Owned Business Concern Rep-reseation
The bidder/offeror represents and certifies as part of its bid/off er that it:

(a) [ ] is, [ ] is not a small business concern. "Small business concern," as used in this provision, means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding, and qualified as a small business under the criteria and size standards in 13 CFR 121.

(b) [ ] is, [ ] is not a women-owned small business concern. "Women-owned," as used in this provision, means a small business that is at least 51 percent owned by a woman or women who are U.S. citizens and who also control and operate the business.

(c) [ ] is, [ ] is not a minority enterprise which, pursuant to Executive Order 11625, is defined as a business which is at least 51 percent owned by one or more minority group members or, in the case of a publicly owned business, at least 51 percent of its voting stock is owned by one or more minority group members, and whose management and daily operations are controlled by one or more such individuals.

For the purpose of this definition, minority group members are:

(Check the block applicable to you)

[ ] Black Americans [ ] Asian Pacific Americans
[ ] Hispanic Americans [ ] Asian Indian Americans
[ ] Native Americans [ ] Hasidic Jewish Americans

3. Certificate of Independent Price Determination
(a) The bidder/offeror certifies that—

(1) The prices in this bid/off er have been arrived at independently, without, for the purpose of restricting competition any consultation, communication, or agreement with any other bidder/offer or competitor relating to (i) those prices, (ii) the intention to submit a bid/off er, or (iii) the methods or factors used to calculate the prices offered;

(2) The prices in this bid/off er have not been and will not be knowingly disclosed by the bidder/offeror, directly or indirectly, to any other bidder/offer or competitor before bid opening (in the case of a sealed bid solicitation) or contract award (in the case of a negotiated solicitation) unless otherwise required by law; and

(3) No attempt has been made or will be made by the bidder/offeror to induce any other concern to submit or not to submit a bid/off er for the purpose of restricting competition.

(b) Each signature on the bid/off er is considered to be a certification by the signatory that the signatory:

(1) Is the person in the bidder/offeror’s organization responsible for determining the prices being offered in this bid or submittal, 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 not participated, and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) above (insert full name of person(s) in the bidder/offeror’s organization responsible for determining the prices offered in this bid or submittal, and the title of his or her position in the bidder/offeror’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/offeror deletes or modifies subparagraph (a)(2) above, the bidder/offeror must furnish with its bid/offer a signed statement setting forth in detail the circumstances of the disclosure.

4. Organizational Conflicts of Interest Certification

(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 a proposed contract and a prospective contractor's organizational, financial, contractual or other interest are such that:

(i) Award of the contract may result in an unfair competitive advantage;

(ii) The Contractor's objectivity in performing the contract work may be impaired; or

(iii) That the Contractor has disclosed all relevant information and requested the HA to make a determination with respect to this Contract.

(b) The Contractor agrees that if after award he or she discovers an organizational conflict of interest with respect to this contract, he or she shall make an immediate and full disclosure in writing to the HA which shall include a description of the action which the Contractor has taken or intends to eliminate or neutralize the conflict. The HA may, however, terminate the Contract for the convenience of HA if it would be in the best interest of 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 HA, the HA may terminate the Contract for default.

(d) The Contractor shall require a disclosure or representation from subcontractors and consultants who may be in a position to influence the advice or assistance rendered to the HA and shall include any necessary provisions to eliminate or neutralize conflicts of interest in consultant agreements or subcontracts involving performance or work under this Contract.

5. Authorized Negotiators (RFPs only)

The offeror represents that the following persons are authorized to negotiate on its behalf with the PHA in connection with this request for submittals: (list names, titles, and telephone numbers of the authorized negotiators):

6. Conflict of Interest

In the absence of any actual or apparent conflict, the offeror, by submission of a submittal, hereby warrants that to the best of its knowledge and belief, no actual or apparent conflict of interest exists with regard to my possible performance of this procurement, as described in the clause in this solicitation titled “Organizational Conflict of Interest.”

7. Offeror's Signature

The offeror hereby certifies that the information contained in these certifications and representations is accurate, complete, and current.

________________________
Signature & Date:

________________________
Typed or Printed Name:

________________________
Title:
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:

- **Subgrantees:** 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.

- **Contractors:** 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.

**Certification and Assurance:** 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.

<table>
<thead>
<tr>
<th>Name of Subgrantee or Contractor</th>
<th>Name and Contract Number:</th>
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<th>Signature of Authorized Certifying Official:</th>
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WARNING: 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: Don Tucker, Purchasing  
P.O. Box 19028  
Seattle, WA 98109-1028

LastRevised 11-09-17