City of Spartanburg Procurement and Property Division Post Office Drawer 1749, SC 29304-1749 Phone (864) 596-2049 - Fax (864) 596-2365

Legal Notice Request for Proposals Abatement or Enclosure of Lead Based Paint On Residential Structures March 1, 2021

NOTICE IS HEREBY GIVEN – The City of Spartanburg is seeking Proposals from Licensed and Certified Lead Remediation Contractors for the use of Interim controls to include by not limited to: three stage (paper, backing and vinyl) exterior siding, wrapping or painting of unsided areas around entire exterior, encapsulate and painting of two doors and interior porch area at a home located at 769 Howard Street.

Proposal No: 2021-03-23-01

The City of Spartanburg, hereby, notifies all proposers that it will affirmatively ensure that all disadvantaged and women's business enterprises will be afforded full opportunity to submit proposals in response to this invitation and will not be discriminated against on the grounds of gender, race, color, or national origin in consideration for an award.

The City of Spartanburg reserves the right to reject any or all proposals or to waive any informality in the qualifications process. Proposals may be held by the City of Spartanburg for a period not to exceed sixty (60) days from the date of the opening of Proposals for the purpose of reviewing the Proposals and investigating the qualifications of prospective parties, prior to awarding of the Contract. The vendor that is awarded the proposal will be required to have a current contractor or rehab specialist's license as well as have a current or obtain a City of Spartanburg Business License. Interested companies from around the Upstate are encouraged to bid on this proposal.

Pre-Bid: March 15th, 10 AM, at the 769 Howard Street, Spartanburg, SC

<u>Sealed Bids</u> <u>Due Tuesday March 23th, no later than 3 PM</u>. Proposals must be submitted to Carl Wright, Procurement and Property Manager, City Hall 145 W. Broad Street, at which time they will be publicly opened and read aloud at the City Hall.

For further information and complete Proposal Package, please contact the Procurement and Property office at (864) 596-2049. Complete proposal package also available at <u>www.cityofspartanburg.org</u> by following the links for <u>Invitations For Bids</u>.

Proposals can be hand delivered or mailed to: City of Spartanburg P.O. Box 5107 145 W. Broad Street, Spartanburg, SC 29304 Attn: Procurement and Property Division

Any questions regarding the Scope of Services should be directed to Lynn Coggins or David Maher at Lead Safe Healthy Homes 864-596-2914.

LEAD SAFE HEATHLY HOMES SPARTANBURG

Bidding Requirements for Contractors

This entire bid package must be submitted <u>with two copies</u> or your bid will be considered incomplete and will be eliminated.

The contractor will meet with Neighborhood Services Representatives and the property owner before work starts.

1. This is a Lump Sum Priced Project:

PRESENT ONE PRICE TO COMPLETE THE LEAD WORK/Component upgrades as one individual listings on Table A

2. Contractor must have and include in this package copies of a current City Business License, State Contractor or Residential Contractor license and all current Lead or RRP certifications to bid this work. Copies of all of these documents will be required with your submittal. If you have any questions pertaining to necessary, Lead Certifications call Lead Program Manager at 580-5011.

3. Contractors and all subcontractors must be fully insured per City's insurance requirements.

4. Must have minimum one year of experience removing lead paint from residential houses and have an onsite working knowledge of all regulations and protocol while adhering to and executing them.

5. Must submit a minimum of four up to six references for work completed in the last twelve to 18 months on table D.

6. **Management Companies** (jobbers) (shoppers) who subcontract other companies to perform their work do not qualify.

7. Return entire RFP bound, signed, or initialized, and two copies.

8. The actual work can be subcontracted but the bidder must be licensed to remove lead paint and have certified personnel and own sufficient amount of dependable equipment with access to trades or personnel needed to complete the work in the 15- business day time period required by the City. Latitude of time will be considered when adverse weather or temperature conditions could affect the safety of the workers involved.

8.) The bidding contractor is responsible for all of the project items included in the Scope of Work, providing continual daily oversight of any subcontracted trades with a <u>minimum of one</u> Lead Supervisor during the work of any sub-contractor for the entire duration of their <u>involvement in this project</u>. The sub-contractors should be listed on Table B.

- 9) Please note when considering the project and its duration:
 - ALL EXTERIOR LEAD OR HEALTHY HOMES WORK WILL NEED TO BE COMPLETED IN 15 BUSINESS DAYS. EXCESSIVE WEATHER CONDITIONS EFFECTING THAT SCHEDULE OF RAIN OR COLD TEMPERATURES WILL BE CONSIDERED AT THE TIME OF OCCURANCE
 - CONTRACTOR WILL BE BACK CHARGED ALL EXPENCES RELATED TO RELOCATION IF CITY DETERMINES CONTRACTOR IS RESPONSIBLE FOR ANY DELAYS. Note: No Relocation of the owner is needed for this project at this time

10. Work Time Schedule

The typical acceptable working time is Monday thru Friday from 7AM to 7PM. Since the owner will be remaining home during this project, interior work should be scheduled during the weekdays but exterior work can be continued and completed over the weekend with the owner's permission

11. Pre Bid Conference

The pre-bid conference is not mandatory however, if you do not attend the pre-bid conference and miss important information you are still responsible for information you missed.

12. Contract

The most responsive contractor will be asked to sign a contract with the property Owner and with the City as the financier and program manager. This entire bid package will be part of the final signed contract.

13. Warranty and Callback

The contractor will guarantee their work for a period of one year and return to make any corrections to the work they completed at their own expense.

14. Final Clearance

City has hired an environmentalist to conduct (1) one clearance test when all work is completed which would include dust wipes of all interior lead work and a visual of all exterior work. If the overall clearance test fails, the contractor will pay for any additional tests needed.

15. Liquidated Damages

Liquidated damages for non-compliance of a late or incomplete contract can be deducted at \$100.00 per day and will be deducted from the original contract amount at the time of invoicing.

Scope of Work

The Contractor must furnish everything to complete the work to include but not limited to, removing all loose, chipping and peeling paint in the designated areas. Level and smooth all paint edges. Seal or repaint specified Scope of Work surfaces. Contractor must furnish all related equipment, materials, labor, Insurance and Workers Compensation. All current Federal Requirements, HUD, SCDHEC, OSHA, and City Requirements related to this program must be strictly followed. The Program Manager will advise the contractor accordingly, if any necessary protocol is being overlooked or needs to be included in the daily work plan.

Inspection Report # 19307 –IL: "Lead-based paint was detected on the exterior siding, fascia, columns, porch ceiling and window casing." High concentration of lead and peeling on the enclosed section of the porch.

Therefore, the interim controls for lead abatement or enclosure will be as follows:

- 1) All the lead that was noted on the exterior siding will be enclosed by:
 - a) Ty-vek paper covering of all exterior siding with the paper rolled under and attached at the base
 - b) Entire Ty-Vek area needs to have "Caution Lead Paint" either stenciled or applied using pre-stamped stickers every 3 ft. in all directions; MANDATORY
 - c) Cover entire same area with styrene backing
 - d) Complete vinyl siding of all the exterior area, enclosed porch walls, window casing, and all other components that are able to be wrapped. If unable to wrap those components will be wet sanded and painted
 - e) Professional wrapping of all extended roof overhangs, supports (etc.)
 - f) Area of fascia deterioration at front right corner of the house to be replaced before covered
 - g) Customer will choose a color from in-stock vinyl siding at Lowe's or Home Depot
- 2) Paint two doors: the exterior of the current gray and burgundy porch doors will be wet sanded as needed and re-painted with 1) one coat each of lead encapsulate paint and 2) two coats of color, choice of the owner
- Paint Enclosed Porch floor: This area will be wet sanded as needed and repainted with one coat of encapsulate paint and 2 coats of enamel grade paint – color choice of the owner
- 4) All work must be performed by an EPA Certified Lead Abatement Contractor, who has an assigned Lead Supervisor onsite during all working hours

Cleaning Interior and Exterior

This house must pass a visual exterior clearance inspection not only of all of the lead enclosed work area to include enclosed porch and all exterior noted areas but also all of the ground area within six feet of all siding work completed by the City's Environmental Consultant before the work is considered completed and payment is made.

Contractor General Eligibility Requirements:

To be considered contractors must be properly licensed by all Federal, State and local regulations to perform the required work, complete all required documentation for the individual program and complete a contractor's project statement and an affidavit.

For work requiring abatement of Lead Based Paint Hazards, Contractors must have a Lead Based Paint Abatement Certification from the State of SC and employ Certified Lead Abatement Workers and/or Certified Lead Abatement Supervisors as required by law. **Contractors must attach current copies of**

- State Contractors or Rehab Specialist License
- EPA and/or State Abatement Contractor's Certification
- <u>list of certified employees and/or supervisors with a copy of their current</u>
 <u>certification</u>

All General Contractors or Rehab Specialists must be adequately insured and provide evidence of insurance. Contractor will also require that City be named as an additionally insured party in conjunction with any construction contract awarded. Contractors must attach a current Certificate of Insurance showing all coverage and liability limits for general liability and workers compensation insurance. All contractors will be required to submit a completed lien waiver request for all Subcontractors that are utilized.

City will pay contractors for completed work provided all of the necessary paper work and inspections are completed. City will not make deposits or down payments. City will pay contractors for completed work on a timely basis, but Contractors will need to be capable of financing construction pending reimbursement. Contractors must provide a physical company address to receive reimbursement checks and associated correspondence.

Change Orders

No Change Order request will be permitted this is one price completes all the work. In the event there is previously unseen deterioration of damage related to the scope of work, the contractor will immediately notify the Program Manager and a decision on how to continue will be made between the owner, Program Director and Contractor. No work will be undertaken without written approval of all parties concerned.

Field Verification

Field measure all structures. The City will use Spartanburg County Assessors information as a guideline.

Lead Based Paint

The contractor must properly handle and dispose of any debris containing Lead based Paint at a Subtitle D Landfill and submit the original waste manifest with the final payment request.

Lead Dust Control

It is the responsibility of the contractor to use good judgment to control paint dust during work and meet all EPA, HUD, and OSHA regulations for its removal.

Waste Manifest Receipts and Improper Disposal

The **<u>original waste manifest receipts must be presented</u>** with the final Invoice for all materials disposed. Improper disposal will be reported to SCDHEC. The City of Spartanburg will not pay a contractor any portion of the contract if improper disposal occurs. Legal action may also be taken against the contractor.

Preparation of Bid

Each bid must be submitted on the prescribed forms (contained herein). All blank spaces for bid prices must be completed in ink or typewritten, in words and/or figures, and all required Certifications must be fully completed and executed when submitted.

The lowest total <u>BID</u> will carry the most weight not the unit prices along with the contractor's ability to meet the City's needs.

Awarding Contracts

The City of Spartanburg shall be the sole judge of the bid and the resulting agreement that is in its best interest and its decision shall be final. All bidding and award procedures undertaken by the City in regard to this project shall be consistent with the City's adopted procurement procedures. Bid prices shall remain in effect for 60 days after bid opening.

Lowest Bid

The lowest bid does not automatically guarantee a contractor will get the work they bid on. Bids will be reviewed and scored for experience, pricing, quality of recent service, previous work history, references, State Licenses, State Registration, Insurances, Bonds, Subcontractors, Equipment Owned, Equipment Rented, Operators Experience, and Financial Stability. The City at its sole discretion will decide after a review which contractor, if any is responsive to the RFP.

Please submit <u>BOUND</u> this entire RFP one (1) original and (2) copies of your bid in a sealed envelope reflecting on the outside thereof the bidder's name and "Sealed Bid for all Services"

Table A Complete table A. Fee Schedule

Table B List the sub-contractors you plan to use. If none, indicate none.

<u>**Table D**</u> Complete Table D, References

Immigration Reform Act: Read and Sign

Insurance Requirements: Read and Sign

TABLE A

FEE SCHEDULE

MY PRICE FOR LEAD WORK IN THE SCOPE OF WORK IS:

LEAD WORK \$_____

PRICE FOR TOTAL WORK \$_____

Company Name

Company Physical Address

Owners Name

Owner Signature

DATE

Cell Phone

Email

THIS PROJECT WILL BE REASSIGNED TO A DIFFERENT CONTRACTOR IF THE WORK IS NOT COMPLETED WITHIN THE ABOVE NOTED DAYS OF ASSIGNMENT. YOUR FINAL PAYMENT WILL BE DELAYED AND ANY ADDITIONAL COST WILL BE DEDUCTED FROM YOUR ORIGONAL BID PRICE IF THE WORK IS REASSIGNED.

Company Name:	Federal ID or SS #:	
Street		
	Fax #: _	
Company Name:	Federal ID or SS #:	
Street	Telephone #:	
	Fax #:	
Company Name:	Federal ID or SS #:	
Street Address: City, State,		
-		
Company Name: Street	Federal ID or SS #:	
	Telephone #:	
•	Fax #:	
Company Name:	Federal ID or SS #:	
Street Address:	Telephone #:	
City, State, Zip:	Fax #:	

TABLE B List all subcontractors and their contact information

Company Name

Owner Signature

References Table D

List only references you have completed work for in the last twelve months.

City, State,	Telephone #:	
Street Address: City, State,	Telephone #:	

Company Name

Owner Signature

Immigration Reform Act

Each Contractor and Sub-Contractor must complete one of these forms.

Contractor agrees to verify the hiring eligibility of its employees as required under South Carolina's Eligible Immigration Reform Act, <u>S.C. Code Ann.</u>, § 41-8-10, et seq. by either registering and participating in the Federal Work Authorization Program (E-Verify) pursuant to the Statute or employ only workers who at the time of their employment possess a valid South Carolina Driver's License or Identification Card or are eligible to obtain same or possess a valid Driver's License or Identification Card from another state deemed by the Director of the Department of Motor Vehicles to have requirements at least as strict as those in South Carolina. Contractor certifies that it will comply with the Statute in its entirety and agrees to provide the Owner with documentation to establish applicability of the Statute to the Contractor and compliance by same.

Furthermore, The City of Spartanburg will have the right to request and receive legal status verification within five working days of any person working under Contract with Contractor or Sub Contractor. Failure to comply can result in the immediate cancellation of the contract.

Contractor Name

Subcontractor

Certifies that it is compliant with the South Carolina Eligible Immigration Reform Act by either registering and participating in the Federal Work Authorization Program (E-Verify) pursuant to the Statute or employing only workers who at the time of their employment possess a valid South Carolina Driver's License or Identification Card or are eligible to obtain same or possess a valid Driver's License or Identification Card from another state which has been deemed by the Director of the Department of Motor Vehicles to have requirements at least as strict as South Carolina. By the signature below, the Contractor (Subcontractor, etc.) agrees to provide the City with documentation to establish the applicability of the Statute to the Contractor and by the signature below, certifies that it is compliant with the Statute with all regards. This certification and the requirements of this Statute require that the Contractor verify the hiring eligibility of its employees before and during the Project.

Name of Contractor or (Subcontractor, etc.)

By

CITY OF SPARTANBURG INSURANCE REQUIREMENTS FOR CONTRACTORS AND SUB CONTRACTORS AND ALL VENDORS

CONTRACTOR'S/VENDORS LIABILITY AND OTHER INSURANCE: The Contractor/Vendor shall purchase and maintain with a company acceptable to the City and authorized to do business in the State of South Carolina, such insurance as will protect him from claims under workers' compensation laws, disability benefit laws or other similar employee benefit laws; from claims for damages because of bodily injury, occupational sickness or disease, or death of his employees, and claims insured by usual personal injury liability coverage; from claims for damages because of bodily injury, sickness or disease, or death of any person other than his employees, including claims insured by usual bodily injury liability coverage; and from claims for injury to or destruction of tangible property, including loss of use resulting there from - any or all of which may arise out of or result from the Contractor/Vendor operation under the contract documents, whether such operations be by himself or any subcontractor or anyone directly or indirectly employed/volunteering by any of them or for whose acts any of them may be legally liable. This insurance shall be written for not less than the limits of liability specified below, or required by law.

Automobile Liability: The amounts of such insurance shall not be less than: <u>Combined Single Limit -</u> <u>\$1,000,000</u>; <u>Split Limits:</u> Bodily injury per person - \$500,000; Bodily Injury per Occurrence -\$1,000,000; and Property Damage - \$500,000

Commercial General Liability: The amounts of such insurance shall not be less than: **Each Occurrence *1,000,000; Damage to Rented Premises - \$100,000; Med Expenses (per person) \$5,000; Personal & Advertising Injury - \$1,000,000; General Aggregate - \$2,000,000; and Products Completed Operations Aggregate - \$2,000,000. This coverage shall be on an "Occurrence" basis. Coverage shall include Premises and Operations; Products and Completed Operations; Medical Expense in reference to General Liability, and** Contractual Liability. Bodily injury and property damage liability shall protect the Contractor and any subcontractor performing work under this contract from claims of bodily injury, Personal & Advertising injury, and property damage which could arise from operations of this contract whether such operations are performed by the Contractor, any subcontractor or anyone directly or indirectly employed by either.

This insurance shall include coverage for products/completed operations, personal injury liability and contractual liability assumed under the indemnity provision of this contract and broad form property damage, explosion, collapse and underground utility damage stating if policy is written on an occurrence basis. Any policy written on a claim made basis must be approved by the City of Spartanburg in advance.

Property Insurance including Builders Risks-Property coverage will name the City of Spartanburg as loss payee in instances where the City has an interest in the property unless otherwise requested.

Workers' Compensation and Employer's Liability – This coverage shall meet the <u>STATUTORY</u> requirement of the State of South Carolina. Employers Liability shall be in the amount of \$500,000 each accident and disease - each employee and \$500,000 disease - policy limit. Sole Proprietors, Partners, Members of LLC and Corporate officers will not be excluded from coverage.

Employers Liability: Each Accident - \$1,000,000; Disease each employee - \$1,000,000; Disease Policy Limit - \$1,000,000

• This is part of Workers' Compensation coverage

Umbrella Liability: Each Occurrence – TBD; Aggregate – TBD

This coverage should be required for high hazard operations including excavation, roofing, water tower installation, painting, repair and removal, large construction projects. Should also consider for certain high hazard special event activities such as fireworks

Professional Liability: Per Occurrence - \$1,000,000; Aggregate - \$1,000,000

This coverage should be required for professional services such as accountant, attorneys, architects, design, engineering and most consultants.

The Contractor/Vendor shall provide the City with insurance certificates certifying that the foregoing insurance is in force; and such insurance certificates shall include provisions that the insurance shall not be cancelled, allowed to expire or be materially changed without giving the City thirty (30) days advance notice by registered mail.

<u>The City of Spartanburg, its employees, and agents shall be named as additional insured under the</u> <u>Contractor/Vendor's general liability policies.</u>

The Contractor is advised that if any part of the work under the contract is sublet, he shall require the subcontractor(s) to carry insurance as required above. However, this will in no way relieve the Contractor/Vendor from providing full insurance coverage on all phases of the project/event, including any that is sublet.

When certain work is to be performed inside right-of-way owned by railroads, South Carolina Department of Transportation or other Agencies, both the Contractor and any subcontractor may be required to furnish individual insurance certificates made in favor by the controlling agency, with limits as established by that agency.

Cancellation and Re-issuance of Insurance: If any insurance required to be provided by the Contractor should be canceled or changed by the insurance company or should any such insurance expire during the period of this contract, the Contractor shall be responsible for securing other acceptable insurance to provide continuous coverage during the life of this contract.

Failure of the Contractor/Vendor to maintain continuous coverage as specified herein will result in this project/event being shut down and any payments due, or to become due, withheld until such time as adequate, acceptable insurance is restored. This would be in addition to any legal recourse open to the City under breach of contract.

All coverage's and provisions shall be in place, and documentation of such coverage shall be provided to the City of Spartanburg, before any work can began.

**All emailed Certificates of Insurance can be forwarded to: <u>kbooker@cityofspartanburg.org</u>

** All Certificate of Insurance submitted via postal mail can be sent to:

City of Spartanburg 145 W. Broad St. Spartanburg, SC 29306 Attn: Kenneth Booker

SECTION 3 CLAUSE

- A. The work to be performed under this contract is subject to the requirements of section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u (section 3). The purpose of section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by section 3, shall, to the greatest extent feasible, be directed to low-and very low-income persons, particularly persons who are recipients of HUD assistance for housing.
- B. The parties to this contract agree to comply with HUD's regulations in 24 CFR part 135, which implement section 3. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual or other impediment that would prevent them from complying with the part 135 regulations.
- C. The contractor agrees to send to each labor organization or representative of workers with which the contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the contractor's commitments under this section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the section 3 preference, shall set forth minimum number and job titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.
- D. The contractor agrees to include this section 3 clause in every subcontract subject to compliance with regulations in 24 CFR part 135, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this section 3 clause, upon a finding that the subcontractor is in violation of the regulations in 24 CFR part 135. The contractor will not subcontract with any subcontractor where the contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 CFR part 135.
- E. The contractor will certify that any vacant employment positions, including 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 contractor's obligations under 24 CFR part 135.
- F. Noncompliance with HUD's regulations in 24 CFR part 135 may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts.
- G. With respect to work performed in connection with section 3 covered Indian housing assistance, section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. 450e) also applies to the work to be performed under this contract. Section 7(b) requires that to the greatest extent feasible (I) preference and opportunities for training and employment shall be given to Indians, and (ii) preference in the award of contracts and subcontracts shall be given to Indian organizations and Indian-owned Economic Enterprises. Parties to this contract that are subject to the provisions of section 3 and section 7(b) agree to comply with section 3 to the maximum extent feasible, but not in derogation of compliance with section 7(b).

I have read and understand the Section 3 Requirements and will comply with the requirements.

Company Name

Owner Signature

City of Spartanburg, South Carolina Projects Involving Federal Funds Federal Procurement Requirement – Appendix II

Appendix II to Part 200—Contract Provisions for Non-Federal Entity Contracts Under Federal Awards

In addition to other provisions required by the Federal agency or non-Federal entity, all contracts made by the non-Federal entity under the Federal award must contain provisions covering the following, as applicable.

- A. Contracts for more than the simplified acquisition threshold currently set at \$150,000, which is the inflation adjusted amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.
- B. All contracts in excess of \$10,000 must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be effected and the basis for settlement.
- C. Equal Employment Opportunity. Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."
- D. Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wages specified in a wage determination made by the Secretary of Labor. In addition, contractors must be required to pay wages not less than once a week. The non-Federal entity must place a copy of the current prevailing wage determination issued by the Department of Labor in each solicitation. The decision to award a contract or subcontract must be conditioned upon the acceptance of the wage determination. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency. The contracts must also include a provision for compliance with the Copeland "Anti-Kickback" Act (40 U.S.C. 3145), as supplemented by Department of Labor regulations (29 CFR Part 3, "Contractors and Subcontractors on Public Building or Public Work Financed in Whole or in Part by Loans or Grants from the United States"). The Act provides that each contractor or sub recipient must be prohibited from inducing, by any means, any person employed in the construction,

completion, or repair of public work, to give up any part of the compensation to which he or she is otherwise entitled. The non-Federal entity must report all suspected or reported violations to the Federal awarding agency.

- E. Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). Where applicable, all contracts awarded by the non-Federal entity in excess of \$100,000 that involve the employment of mechanics or laborers must include a provision for compliance with 40 U.S.C. 3702 and 3704, as supplemented by Department of Labor regulations (29 CFR Part 5). Under 40 U.S.C. 3702 of the Act, each contractor must be required to compute the wages of every mechanic and laborer on the basis of a standard work week of 40 hours. Work in excess of the standard work week is permissible provided that the worker is compensated at a rate of not less than one and a half times the basic rate of pay for all hours worked in excess of 40 hours in the work week. The requirements of 40 U.S.C. 3704 are applicable to construction work and provide that no laborer or mechanic must be required to work in surroundings or under working conditions which are unsanitary, hazardous or dangerous. These requirements do not apply to the purchases of supplies or materials or articles ordinarily available on the open market, or contracts for transportation or transmission of intelligence.
- F. Rights to Inventions Made Under a Contract or Agreement. If the Federal award meets the definition of "funding agreement" under 37 CFR §401.2 (a) and the recipient or sub recipient wishes to enter into a contract with a small business firm or nonprofit organization regarding the substitution of parties, assignment or performance of experimental, developmental, or research work under that "funding agreement," the recipient or sub recipient must comply with the requirements of 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any implementing regulations issued by the awarding agency.
- G. Clean Air Act (42 U.S.C. 7401-7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387), as amended—Contracts and sub grants of amounts in excess of \$150,000 must contain a provision that requires the non-Federal award to agree to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act (42 U.S.C. 7401-7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency and the Regional Office of the Environmental Protection Agency (EPA).
- H. Debarment and Suspension (Executive Orders 12549 and 12689)—A contract award (see 2 CFR 180.220) must not be made to parties listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.
- I. Byrd Anti-Lobbying Amendment (31 U.S.C. 1352)—Contractors that apply or bid for an award exceeding \$100,000 must file the required certification. Each tier certifies to the tier above that it will not and has not used Federal appropriated funds to pay any person or organization for influencing or attempting to influence an officer or employee of any agency, a member of Congress, officer or employee of Congress, or an employee of a member of

Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Each tier must also disclose any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award. Such disclosures are forwarded from tier to tier up to the non-Federal award.

- J. See 2 CFR §200.322 Procurement of recovered materials.
- K. Government Restrictions: In the event any governmental restrictions may be imposed which would necessitate alteration of the material, quality, workmanship or performance of the goods or services offered, it shall be the responsibility of the successful firm to immediately notify the City of Spartanburg in writing specifying the regulation which requires alteration. The City of Spartanburg reserves the right to accept any such alteration, including any reasonable price adjustments occasioned thereby, or to cancel the contract at no expense to the City of Spartanburg.
- L. Assignment or Transfer: The successful firm shall not assign or transfer any interest in the contract, in whole or part, without written approval of the City of Spartanburg. Claims for sums of money due, or to become due from the City of Spartanburg pursuant to the contract may be assigned to a bank, trust company or other financial institution. The City of Spartanburg is hereby expressly relieved and absolved of any and all liability in the event a purported assignment or subcontracting of the contract is attempted in the absence of the firm obtaining the Collaborative Partner's prior written consent.
- M. Availability of Records: The Comptroller General of the United States, the Department of Housing and Urban Development (HUD), the City of Spartanburg and any duly authorized representative of each, shall have full and free access to, and the right to audit and to make excerpts and transcripts from, any and all pertinent books, records, documents, invoices papers and the like, of the vendor, or in the possession of the firm, which shall relate to, or concern the performance of the contract.
- N. Permits and Licenses: The successful firm shall obtain all permits and licenses that are required for performing its work. The firm shall pay all related fees and costs in connection with required permits and licenses. Proof of ownership shall be made on all software used in the execution of the contract. The firm will hold the City of Spartanburg harmless for any violation of software licensing resulting from breaches by employees, owners and agents of the firm.
- O. Taxes: The successful firm is responsible for all state and federal payroll and/or social security taxes. The firm shall hold the City of Spartanburg harmless in every respect against tax liability.
- P. Standards of Conduct: The successful firm shall be responsible for maintaining satisfactory standards of its employees' competence, conduct, courtesy, appearance, honesty, and integrity. It shall be responsible for taking such disciplinary action with respect to any of its employees as may be necessary.
- Q. Federal, State, and Local Reporting Compliance: The firm shall provide such financial and programmatic information as required by the City of Spartanburg to comply with all Federal, State and local law reporting requirements.

- R. Nondiscrimination: The firm agrees that it will abide by Federal, State and Local Laws, and City ordinances incorporated by reference herein.
- S. Section 3 Clause: Every applicant, recipient, contracting party, contractor, and subcontractor shall incorporate or cause to be incorporated a "Section 3 Clause" in all contracts for work in connection with a Section 3 covered development, if applicable. All proposals must also include a Compliance Plan to include submittal of reports applicable to Section 3 requirements, if applicable.
- T. Notices: All written notices required to be given by either party under the terms of the contract(s) resulting from the contract award shall be addressed to the firm at their legal business residence as given in the contract. Written notices to the City of Spartanburg shall be addressed as provided in the contract.
- U. Cancellation: Irrespective of any default hereunder the City of Spartanburg may also at any time, at its discretion, cancel the contract in whole or in part. In the event of cancellation, the Firm shall be entitled to receive equitable compensation for all work completed and accepted prior to such termination or cancellation as shall be indicated in the contract.
- V. Contract Documents: Written contract documents will be prepared by the City of Spartanburg. Modifications may be adopted based on final negotiations and specific requirements of the contract under this particular procurement or contract.

Exhibit C Sample of Corporate / Company Resolution

A RESOLUTION

FOR THE PURPOSE OF AUTHORIZING _		TO EXECUTE AN	1
CONTRACT WITH SPARTANBURG CITY			
WHEREAS, of Spartanburg for the purpose of providing			nburg City
WHEREAS, or services to Spartanburg City of Spartanbu	_ may be or has been a urg ;and	warded a contract to pro	ovide good
WHEREAS, Check the applicable box):	pt) ate or Local)	n is:	
NOW THEREFORE BE IT RESOLVED that	t the Board of Directors	(or other appropriate go	overning
body) of does hereby	y approve and authorize	9	(Name of
Individual) to execute a contract with Spartanbu	urg City of Spartanburg	in an amount not to ex	ceed
ADOPTED AND APPROVED this day	/ of, 20		
NAME OF C]	
	Ву:		(signature)
			_ (printed name)
	Title:		

<u>Exhibits D</u> AFFIDAVIT OF NON-COLLUSION

I state that I am ______ (title) of ______ (name of

firm) and that I am authorized to make this affidavit on behalf of my firm, and its owners, directors, and officers. I

am the person responsible in my firm for the price(s) and the amount of this Offer.

I state that:

- (1) The price(s) and amount of this Offer have been arrived at **independently and** without consultation, communication or agreement with any other Proposer or potential Proposer.
- (2) That neither the price(s) nor the amount of this Offer, and neither the approximate price(s) nor approximate amount of this Offer, have been disclosed to any other firm or person who is a Proposer or potential Proposer, and they will not be disclosed before Solicitation opening.
- (3) No attempt has been made or will be made to induce any firm or person to refrain from bidding on this contract, or to submit an Offer higher than this Offer, or to submit any intentionally high or noncompetitive Offer or other form of complementary Offer.
- (4) The Offer of my firm is made in good faith and not pursuant to any agreement or discussion with, or inducement from, any firm or person to submit a complementary or other noncompetitive Offer.
- (5) ______ (name of firm), its affiliates, subsidiaries, officers, directors and employees are not currently under investigation by any governmental agency and have not in the last four years been convicted of or found liable for any act prohibited by State or Federal law in any jurisdiction, involving conspiracy or collusion with respect to bidding on any public contract, except as described in the attached appendix.

I state that _______ (name of firm) understands and acknowledges that the above representations are material and important, and will be relied on **by the <u>City of Spartanburg</u>** in awarding the contract(s) for which this Offer is submitted. I understand and my firm understands that any misstatement in this affidavit is and shall be treated as fraudulent concealment from the <u>City of Spartanburg</u> of the true facts relating to the submission of Offers for this contract.

(Authorized Signature)

(Name of Company/Position)

Sworn to and subscribed before me this _____ day of _____, 20___.

Notary

My Commission Expires: _____

Exhibit G GOOD FAITH DOCCUMENTATION MUST ACCOMPANY THE BID DOCUMENT

City of Spartanburg, hereby, notifies all proposers that it will affirmatively ensure that all disadvantaged and women's business enterprises will be afforded full opportunity to submit bids in response to this invitation and will not be discriminated against on the grounds of gender, race, color, or national origin in consideration for an award. Each proposer shall attest that they engaged in good faith efforts in an endeavor to achieve the City's M/WBE goal of 10%.

Any questions or any assistance please contact Mrs. Natasha Pitts. Contact Information Phone 864-596-3449 Email npitts@cityofspartanburg.org

INTENT TO PERFORM CONTRACT WITH OWN WORKFORCE

%	n	Total Contract Amount	Tota				
70	Ş	Total Non-MWBE Participation	Total N				
/0	Ş						
%	Ş						
%	ŝ						
%	ŝ						
% OF WORK	SUBCONTRACT	TYPE OF WORK TO BE PERFORMED	PHONE	CONTACT	CITY, STATE	MWBE	COMPANY
		0	NON-MWBE SUBCONTRACTORS	NON-MWBE			
e American	an MBE N/A - Native	American WBE - American Woman MBE N/A - Native American	Ameri				
E-H - Hispanic	Asian American MB	MBE-B - African American MBE-S - Asian American MBE-H - Hispanic	MBE-B -				
	SIFICATION	MWBE CLASSIFICATION					
	Ş	Total Contract Amount	Tota				
%	Ş	Total MWBE Participation	Tota	A.			1
%	Ş						
%	ŝ						
%	ŝ						
%	ŝ						
% OF WORK	SUBCONTRACT AMIOUNT	TYPE OF WORK TO BE PERFORMED	PHONE	CONTACT	CITY, STATE	MWBE	COMPANY
			MWBE SUBCONTRACTORS	MWBE SU			
			HAX: ()	1	VE: ()	TELEPHONE:	
			EMAIL:		PERSON:	CONTACT PERSON:	
		STATE:	CITY:		PRIME CONTRACTOR:	PRIME CO	
			ADDRESS:		VAME:	PROJECT NAME:	
			DATE:			BID NO:	

MWBE Good Faith Effort Participation Commitment Contract

This form should be filled out completely and *included in your bid document*. This form should also be accompanied by an executed Letter of Intent from each Sub-Contractor firm listed in this form. You may use additional sheets if necessary.

769 Howard L P G