Request for Proposals

January 6, 2021

Dear Prospective Respondent:

Statements of Qualifications hereafter referred to Request for Proposals (RFP or Proposal(s)) will be received by the Purchasing Manager or other designee of the Brazos River Authority no later than 10:00 AM, January 25, 2021 for Environmental Services and Emergency Response. All qualified firms including Small, Minority, Women Owned Businesses and Historically Underutilized Businesses are encouraged to submit proposals in response to this request.

Proposals must be submitted and received no later than the due date and time specified. Any Proposal received later than the specified time, shall not be considered. The BRA is NOT responsible for ensuring the delivery of Proposals.

Refer to Section 12. Delivery of Proposal Submittals for instructions on submitting a response to this solicitation.

Bid must be clearly identified as follows on the outside of the sealed physical submission or the electronic submission subject line. The BRA shall not be responsible for submissions that are not properly identified. Proper identification of Respondent’s proposal is the sole responsibility of the Respondent and failure to do so may result in the submission not being included in the proposal opening:

<table>
<thead>
<tr>
<th>RFP TITLE: Environmental Services and Emergency Response</th>
</tr>
</thead>
<tbody>
<tr>
<td>RFP NO: 21-01-1195</td>
</tr>
<tr>
<td>RFP DUE DATE: 10:00 AM, January 25, 2021</td>
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</tbody>
</table>

The BRA shall have the right to accept or reject any or all Proposals, or any part thereof, and to waive any technicalities in the interest of the BRA.

BRA will evaluate all relevant COVID-19, health, safety and business factors on all solicitations to determine when to initiate a notice to proceed on all projects, delivery of goods and/or services or procurement of construction related services to best attempt to balance BRA needs and to protect the health and safety of BRA employees, the employees of respondents and the public at large.

Sincerely,

Clarissa Cabrera, CTPM, CTCM

Clarissa Cabrera, CTPM, CTCM
Purchasing Manager

4600 Cobbs Drive • Waco, Texas 76710
254 761 3123
SUPPLIER DIVERSITY PURCHASING POLICY

The Brazos River Authority (BRA) will ensure that purchases of equipment, materials, supplies, and/or services conform with Texas Procurement law as applicable to the BRA, are cost effective, and contribute to the competitiveness of the BRA and its customers.

Procurement activities will be conducted in an open and fair manner with equal opportunity provided to all qualified parties. The BRA will provide equal contracting opportunities as provided by all applicable State and Federal laws to small business enterprises, Historically Underutilized Businesses and Disadvantaged Business enterprises.

GENERAL INSTRUCTIONS TO RESPONDENTS

The Work consists of the furnishing of all labor, materials, services, equipment, and appliances required for the delivery and the supplying of products and/or services as described herein and in the contract documents.

1. PROPOSAL SUBMISSION: Proposals must be received no later than the Proposal opening date and time specified above. All Proposals received after closing time will not be considered.
   
   A. To be considered eligible, a Respondent shall have complied with all legal requirements to permit them to operate in the State of Texas.
   
   B. Proposals must be mailed or hand delivered to be considered.

2. WITHDRAWAL OF PROPOSALS: No Proposal may be withdrawn for a period of ninety (90) days after Proposal opening, except by: 1) mutual consent of the BRA and Respondent; or 2) a previously submitted Proposal may be withdrawn upon written request received from Respondent prior to time established for receipt of Proposals.

3. SIGNATURE ON PROPOSALS: To be valid, Proposals must be signed by an authorized person. By such signature, Respondent agrees to strictly abide by the terms, conditions, and Scope of Services embodied in this Request for Proposal.

4. EXAMINATION OF PROPOSAL DOCUMENTS: Before submitting a Proposal, all Respondents shall examine the complete Proposal documents, including Proposal Notice, Instruction to Respondent, and Scope of Services, all of which are part of the Proposal documents.

5. ADDENDA: Unless otherwise stated in the Proposal, answers to all questions, inquiries, and request for additional information will be issued in the form of Addenda. During the Proposal period, prospective Respondent may be advised by Addenda of additions, deletions from, or changes in the requirements of the Proposal documents. The BRA will not be responsible for the authenticity or correctness of oral interpretations of the Proposal documents or for information obtained in any other manner than through the media of Addenda. Receipt of each Addendum shall be acknowledged by the Respondent.

Any questions concerning this Proposal should be emailed to Clarissa Cabrera, Purchasing Manager no later than five (5) days prior to the opening of the Proposal. Mrs. Cabrera’s email address is clarissa.cabrera@brazos.org. This is to allow the BRA sufficient time to respond to inquiries and provide information to all interested Respondents by Addendum. Unless otherwise stated in the Proposal, Addenda will be posted on the BRA web site at www.brazos.org, Doing Business, Purchasing and Professional Services, Request for Proposals.

Respondent is responsible for checking the BRA web site (www.brazos.org) for updates and Addenda until the time at which the submission is due. Failure to respond to all requirements, including those Addenda, shall be grounds for rejection of your Proposal.

6. TAXATION: The BRA is exempt under the Texas Sales Tax and Use Tax Laws, and the Respondent shall not include such taxes in the Proposal.

7. QUALIFICATION OF RESPONDENTS: The BRA reserves the right to reject any Proposal if the evidence submitted by, or investigation of, such Respondent fails to satisfy the BRA that such Respondent is properly qualified to carry out the obligations of the contract and to complete the Services contemplated herein. Conditional Proposals will not be accepted.

8. CONSIDERATION OF PROPOSALS: Unless stated otherwise in the Advertisement or Request for Proposal, the properly identified Proposals received on time will be opened publicly and only the names of the Respondent will be read aloud. Respondents are invited to be present.

9. COMPLIANCE WITH SCOPE OF SERVICES AND RIGHT OF SELECTION: The Respondent shall abide by and comply with the true intent of the scope of services and not take advantage of any unintentional error or omission.

10. DEVIATION FROM SCOPE OF SERVICES: All deviations from the scope of services must be noted in detail by the Respondent, in writing, at the time of submittal of the formal Proposal. Any deviations from the Scope of Services as written not previously submitted, as required by the above, will be grounds for rejection of the material and/or item when delivered.

In case of ambiguity or lack of clarity, the BRA reserves the right to consider the most advantageous Proposal or reject the Proposal.

11. REPRESENTATIONS: By execution and submission of this Proposal, the Respondent hereby represents and warrants to the BRA that Respondent has read and understands the Proposal Documents and that this Proposal is made in accordance with the Proposal Documents.

12. INDEMNIFICATION: The Respondent shall comply with the requirements of all applicable laws, rules, and regulations and shall exonerate, indemnify and hold harmless the BRA from any and all liability or damages resulting from failure to do so.

In addition, the Respondent agrees to keep, save and hold the BRA harmless from any and all actions, liabilities, damages, judgments, costs and expenses including reasonable attorney’s fees, in case an action is filed or does in any way accrue against the BRA, its officials, officers, and employees in consequence of the awarded contract for any negligent act or omission of the Respondent in the provision of services under the awarded contract, or that may result from the carelessness or lack of skill of the Respondent or the Respondent’s officers, agents, contractors, assigns or employees. In the event a judgment is recovered against the BRA for any such liability, costs or expenses, such judgment shall be conclusive against the Respondent.

It is specifically understood and agreed by the Respondent that such indemnity is indemnity by the Respondent to indemnify and protect the BRA from liability, claims, suits, losses, damages or causes of action due to the Respondent’s negligence, error or omission.
13. CRITERIA FOR AWARD: The BRA will select the most highly qualified Respondent on the basis of demonstrated competence and qualifications and then attempt to negotiate with that Respondent at a fair and reasonable price. If a satisfactory contract cannot be negotiated with the most highly qualified Respondent, the BRA will select the next most highly qualified Respondent and attempt to negotiate a contract with that Respondent at a fair and reasonable price.

14. TERMINATION: The awarded contract may be terminated at any time by the BRA for any cause without penalty or liability. Upon receipt of such notice, the supplier shall immediately discontinue all services and actions. The BRA shall pay the Respondent promptly the accrued and unpaid amounts due for services to the date of termination, to the extent the services are approved by the BRA.

15. CHANGE OF CONTRACT PRICE: The agreed upon contract price may only be changed by change order or by a written amendment.

16. PAYMENT: Unless otherwise specified, payment for services and/or product will be processed within thirty (30) days from invoice date and acceptance of Services and/or product. Invoices presented for payment must be submitted in accordance with instructions contained on the purchase order including reference to purchase order number and submittal to the correct address for processing. Unit price on invoice shall be in two (2) decimal places only, i.e., $ .XX.

The BRA has set a goal to have as much paperwork submitted electronically. Respondents are asked to submit invoices electronically to the following Accounts Payable email address: accounts_payable@brazos.org. Respondents who use the electronic service should not mail the original invoice.

17. CONFIDENTIALITY OF DOCUMENTS: The BRA is subject to the Texas Public Information Act (PIA). Any information submitted to the BRA by a Respondent shall be considered non-confidential and available to the public, except as follows:

In the event a Respondent considers a specific portion of their Proposal to be confidential and subject to an exception to disclosure under the PIA, such portion must be clearly identified and marked “CONFIDENTIAL”. Do not mark an entire Proposal confidential, as this is not in conformance with the PIA and is not acceptable. Only the specific portion or portions of the Proposal that the Respondent considers to be confidential pursuant to the PIA should be marked. IF AN ENTIRE PROPOSAL IS MARKED CONFIDENTIAL, THE BRA WILL NOT TREAT ANY PORTION OF THE PROPOSAL AS CONFIDENTIAL AND THE PROPOSAL MAY BE REJECTED AS NON-COMFORMING. The BRA will honor notations of confidentiality made in accordance with this paragraph and decline to release such information initially. However, final determination of whether a particular portion of a Proposal may in fact be withheld pursuant to the PIA will be made by the Texas Attorney General or a court of competent jurisdiction.

In the event a public information request is received for a portion of a Proposal that has been marked confidential, the BRA shall ask the affected Respondent if the information may be released. If the release is agreed to, the BRA shall release the information.

If the release is denied, the matter shall be referred to the Texas Attorney General’s Office in accordance with the process set forth in the PIA. The Respondent shall be fully and solely responsible for submitting arguments and evidence within the statutory timeframes to the Texas Attorney General’s Office regarding its claim of confidentiality. The BRA will NOT submit arguments on behalf of the Respondent.

The Texas Attorney General’s office shall rule on the matter. In the event that it is determined by opinion or order of the Texas Attorney General or a court of competent jurisdiction that such information may not be withheld, then such information will be made available to the requester. If it is determined that the information may be withheld, BRA will withhold the information from the requestor.

Pricing information contained in Proposals or contracts is not considered confidential under the PIA and will be disclosed without making a request to the Texas Attorney General.
# REQUEST FOR PROPOSALS
## ENVIRONMENTAL SERVICES AND EMERGENCY RESPONSE
### RFP NO. 21-01-1195

**SUBMITTAL SCHEDULE**

Proposals are posted on the BRA website and prospective Respondents should check www.brazos.org> Doing Business>, Purchasing & Professional Services>, Request for Proposals for potential updates to Proposal requirements.

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
</tr>
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<tbody>
<tr>
<td><strong>Wednesday, January 6, 2021</strong></td>
<td>RFP available to download from the BRA website at <a href="http://www.brazos.org/Doing-Business/Purchasing-Professional-Services/Request-for-Proposals">http://www.brazos.org/Doing-Business/Purchasing-Professional-Services/Request-for-Proposals</a>, and click on “View this RFP”.</td>
</tr>
<tr>
<td>4:00 PM, Tuesday, January 19, 2021</td>
<td>Last date and time to ask questions or request additional information. Email questions to <a href="mailto:clarissa.cabrera@brazos.org">clarissa.cabrera@brazos.org</a></td>
</tr>
<tr>
<td>4:00 PM, Wednesday, January 20, 2021</td>
<td>Post response to questions received as of the deadline or as soon thereafter, as an Addendum on the BRA website – <a href="http://www.brazos.org/Doing">www.brazos.org/Doing</a> Business/Purchasing and Professional Services/Request for Proposals.</td>
</tr>
<tr>
<td>10:00 AM, Monday, January 25th, 2021</td>
<td>Proposals are due.</td>
</tr>
<tr>
<td>11:00 AM Tuesday, January 26, 2021</td>
<td>Proposals will be opened and read out loud virtually at the link below.</td>
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REQUEST FOR PROPOSALS
ENVIRONMENTAL SERVICES AND EMERGENCY RESPONSE
RFP NO. 21-01-1195

1. General
The Brazos River Authority owns and/or operates a variety of drinking water and wastewater treatment plants; dams and lakes, river segments, raw water distribution pipelines; maintenance and administrative buildings; and analytical laboratories throughout the Brazos River basin.

The BRA is hereby requesting proposals for qualifications from firms to develop, manage and respond to environmental, health and safety services and provide emergency management and response as needed. The services shall support operations, maintenance, administration and regulatory compliance activities associated with facilities owned or operated by the BRA.

BRA will evaluate all relevant COVID-19, health, safety and business factors on all solicitations to determine when to initiate a notice to proceed on all projects, delivery of goods and/or services or procurement of construction related services to best attempt to balance BRA needs and to protect the health and safety of BRA employees, the employees of respondents and the public at large.

2. Scope of Services
The contractor shall provide all labor, equipment, tools, materials, supplies, permitting, technical expertise, analysis, supervision or any other services necessary to assist BRA with the:

a. Development, implementation, evaluation and training of management plans designed to minimize human health and safety exposures to potential mechanical, physical, chemical, biological, environmental or health hazards associated with the operation and maintenance of facilities owned or operated by BRA;

b. Management and control of chemical products according to applicable environmental, health and safety regulatory requirements;

c. Management and control of waste materials according to applicable regulatory requirements. Waste materials or contaminant characteristics may include: "known" and "unknown" chemical composition, and compound matrix that may contain unidentified physical, chemical, health or environmental hazards;

d. Notification, mitigation, remediation, and documentation of environmental impacts, work related accidents or spill events, including natural or man-made disasters, according applicable regulatory requirements and/or site specific directives defined by regulatory authorities.

e. The contractor shall respond to an emergency request within 15 minutes of notification, 24hrs/day, on every day of the year. The contractor will provide and complete any emergency services requested under this contract within 48 hours from the time the BRA representative notifies the contractor.

f. The contractor key positions shall perform all primary work under this contract. No subcontracted services are allowed for key positions. No more than one subcontracted service, per project, is allowed for support or specialty services, unless preapproved by BRA.

g. Contractor shall be responsible to initiate, maintain, control and supervise health and safety precautions or activities related to work under this contract. The contractor shall take all necessary control measures to prevent damage, injury or loss.

h. Contractor shall be solely responsible to ensure any subcontracted service provider retains the necessary education, license, certification and experience necessary to complete the subcontracted services in compliance with applicable regulatory standards, regulatory site directives and best management practices.

i. Contractor shall be solely responsible for their own Comprehensive Health and Safety Plan. The plan shall comply with all applicable local, state and federal regulatory requirements.

j. Contractor shall be responsible to ensure all subcontracted services have appropriate training records and certifications for their respective staff.
k. The contractor shall have all key positions and support services (to include subcontracted services/personnel) necessary to fulfill its obligations under this contract. Professional licenses, certifications, resumes shall be required for Key Positions. Individuals identified in these positions shall meet or exceed the capabilities and technical expertise defined as:

1. **Key Positions** – Shall be a full-time employee for the contractor. These positions cannot be subcontracted.
   a. Program Manager – this position is authorized by their employer to uphold the binding agreements of this contract and shall be the contact person for all contractual matters. The Program Manager shall have ten (10) years or more of experience in environmental remediation, chemical/hazardous material management, or emergency response management.
   b. Project Manager – this position is considered the point of contact and supervisor for all “on site” work or response activities related to this contract. The Project Manager shall have five (5) years or more of direct “on site” experience directing and supervising environmental remediation activities; emergency response actions; and site health and safety initiatives and plans.
   c. Health and Safety Officer – The Health and Safety Officer shall have five (5) years or more in direct “on site” health and safety plan development and supervision; chemical and waste management; emergency and hazardous materials response; and proficiency with all media (air, water, soil) monitoring equipment operations and maintenance. Health and Safety Officer shall have a certificate accredited by the National Association of Safety Professionals, their affiliations, or another accredited association, educational institution, or state/federal agency.
   d. Scientific Specialist (Geologist/Hydrogeologist/Biologist/Chemist/Engineer) – The Scientific Specialist shall have a Bachelor or Masters of Science degree from an accredited university in their specialized field of study; and five (5) years or more of field experience in the interpretation and application of all regulatory standards that pertain to any project, work or task defined by this contract. The Scientific Specialist will also have five (5) or more years of field experience in control of chemical products and management of waste materials; conducting environmental impact and natural resource damage assessments; performing environmental investigations on all media (air, water, soil) impacts; defining, designing and implementing corrective measures and best management practices that will meet or exceed regulatory standards and regulatory site directives.;
   e. Emergency Management Coordinator – The Emergency Management Coordinator shall have a Bachelor or Masters degree from an accredited university in Emergency Management, or an Emergency Manager license/certification from the International Association of Emergency Managers, Emergency Management Association of Texas or an accredited association with the same credentials. The Emergency Management Coordinator will be certified and field functional with following the National Incident Management System for all command and control scenarios that may be defined by this contract. The Emergency Management Coordinator will have five (5) years or more of direct “on site” experience following the National Incident Management System (NIMS) while performing duties as Incident Commander or Command Staff.
   f. Health and Safety Training Officer – This position may be interfaced with the Health and Safety Officer if the individual has experience and certifications in both areas of responsibilities. The Training Officer shall have a certificate accredited by the National Association of Safety Professionals, their affiliations, or another accredited association, educational institution, or state/federal agency. Credentials shall confirm knowledge and experience in specialty areas.
in which they teach, five (5) years or more of field experience in health and safety training or “on site” health and safety officer experience.
g. Technician – The Technician shall have two (2) years in performing assignments that are normally standardized, such as operating response/construction equipment, operating testing or monitoring equipment, constructing site components, performing simple repairs, collecting samples, etc. Sample collecting experience and performance shall be compliant with local, state and federal regulatory requirements and/or professional association guidelines recognized by regulatory authorities.

2. Subcontracted Services – A subcontracted service shall provide all specialty services requested by the contractor and cannot subcontract to another provider for the same service. Subcontracted Personnel shall have experience in managing remediation projects; controlling work site health & safety hazards; conducting environmental impact and natural resource damage assessments; performing environmental investigations on all media (air, water, soil) impacts; designing corrective measures and best management practices that will meet or exceed regulatory standards and regulatory site directives. A single person can fulfill more than one subcontracted service function if that person has the qualifications and experience for each position. Subcontracted services may include, but are not limited to, the following:
   a. Radiation Safety Officer – Shall have education and experience in radioactive material handling, radioactive waste processing, or radioactive waste disposal.
   b. Certified Industrial Hygienist – Shall have education and experience in development of occupational health and safety control measures for potentially hazardous conditions, equipment, substances, or employee actions. Shall have experience in translating technical guidance received from supervisor into usable data applicable to the work project.
   c. Occupational Health and Safety Specialist – Shall have education and experience in reviewing, evaluating and analyzing work environments and design programs to control, eliminate, and prevent disease or injury caused by chemical, physical, and biological agents or ergonomic factors. The Specialist shall have the experience to conduct work site investigation and inspections to ensure work ethics adhere to applicable regulatory requirements or best management practices.

3. Other Staff:
   a. Laborers, Heavy Equipment Operators, Security Services - The contractor shall have sufficient numbers of trained and qualified staff available to ensure timely, proficient and accurate delivery of services. Training shall also include pertinent environmental, health and safety training recognized by local, state, and federal regulatory authorities.
   b. Administrative Staff – The contractor shall have sufficient number of trained and qualified staff available to ensure timely, proficient and accurate delivery of status reports, project reports, invoices, or any other documentation necessary to comply with regulatory requirements or site directives.
   c. Translator Staff – The contractor may be requested to provide translators. Translators shall have the ability to express understandable terms of scientific, technical instructions and terminology related to hazardous chemicals/materials; compliance with health and safety standards; environmental remediation or emergency response directives.

4. Other Services:
   a. Analytical Laboratories – Shall be accredited by National Environmental Laboratory Accreditation Conference (NELAC). Provider shall be compliant with all applicable local, state, and federal regulatory and permit requirements.
   b. Transportation and Disposal Services – Shall be compliant with all applicable local, state and federal regulatory and permit requirements.
c. Heavy or Specialized Equipment Rental – Shall be delivered in sound operating condition according to manufacturer standards, capable of performing duties expected, and free of leaks, emissions, or damages that create or potentially cause impact to human health, safety and the environment.

3. Narrative Submission: The respondent shall submit with its proposal, narratives that include information requested below. This information will be used to evaluate the respondent’s potential performance, organizational skills, competency and use of technical expertise, as it pertains to BRA’s responsibilities to fulfill its customers’ needs and maintain regulatory compliance.
   
a. Mobilization/Initial Response – Describe communication procedures between contractor and BRA. Describe the selection of key positions, contracted services or other staff, their respective responsibilities. The respondent shall also describe how an event will be resolved within the amount of time allowed by applicable regulatory standards, site directives, and/or terms under this contract.
   
b. Response Plan – Describe methods to identify, mitigate, remediate and resolve exposures to known hazards. Describe the number of personnel and how they will be organized to respond. Describe the type and quantity of equipment and materials required to respond. Describe how the event will be finalized according to regulatory requirements, site directives or procedures of this contract.
   
c. Sampling and Analysis – Describe when, how and why sampling/analysis may be required. Present a sampling plan that describes a sampling protocol dependent upon type of media; choice of sampling site locations and quantities; respective analytical methodologies and quality assurance/quality control methods.
   
d. Documentation – Provide a hypothetical report. Report will include, at a minimum, documentation that supports and defends all regulatory requirements, site directives and/or obligations under this contract. Support documentation such as, but not limited to, photos, drawings, site maps, analytical results, characterization/profile information and disposal information is expected.
   
e. Response Equipment – Provide an inventory for response equipment owned by the Respondent, or readily available. Provide list of rental services used by the respondent, the equipment they provide.
   
f. Personnel Qualifications – Provide description of personnel that meet or exceeds each key position, subcontracted service or other staff that may be used under this contract.
   
g. Project Organization – submit a brief narrative and organizational chart describing project management structure. Identify project leadership, reporting responsibilities, and how the contractor will interface with BRA and/or regulatory authorities. Identify all subcontracted services and show how they fit into the organizational chart. Identify a staffing plan to indicate availability of leadership positions through the duration of any event and fulfillment of the contract.
   
h. Project Experience – Respondent shall demonstrate experience by describing at least five (5) projects with situational needs. In addition, list four (4) references, with contact person name and phone number, for projects/contracts, completed or on-going, where respondent has provided services similar to the BRA business environment.

3. Information Required in the RFP Submittal - Tab Format
The BRA specifically requests succinct submittals tailored to the general and discipline-specific scopes of services summarized above. Each response should describe in sufficient detail the relevance of the individual team member’s expertise and experience to the specific requirements of the project. All submittals become the property of the BRA. Each submittal shall include the information requested below.
Tab A: Include the following:
(1) Date your company was established and a brief history; number of employees; provide number and location of offices.
(2) Provide name, title and office location of person who will be the principal contact for the BRA and the billing location if different.
(3) Describe the types of organizations that your company typically serves and general nature of the work.
(4) A list and description of similar services completed within the last five years under your current company name or any other company name similar in nature to this solicitation. This should include the name, the location, a brief description of scope of services, and a contact name and telephone number of a reference for each client. List litigation that your company has been a party to in the last five (5) years, under your current company name or any other company name. Include only litigation that involves business units in your company that are proposed for performing the professional services under this RFP. To be fully responsive, provide the level of detail in the attached example, as well as a name and phone number to contact an authorized representative of your company in the event that the BRA needs to clarify your response. Failure to be fully responsive will be sufficient grounds for the BRA to disqualify your company.
(5) Have you ever defaulted, failed to complete a contract or had a contract terminated by the other party? If so, where and why? Provide name and telephone number of the other party.
(6) Confirm your company carries Professional Liability Insurance, Errors and Omissions coverage or Fidelity Bond.

Tab B: Include the following:
(1) Provide a summary of the Firm’s team and the functional structure of the proposed team. At a minimum, include the following information:
   a. Identification of the person proposed to serve as the point of contact for delivery of services.
   b. Provide the names of team members.
   c. Professional registrations/certifications of team members in their respective fields, where applicable or available.
   d. A two-page (maximum) resume for each team member proposed.
   e. Provide the name and address of any sub-consultant(s) that will be utilized by the Firm and their role on the team. Note: The Firm is not required to utilize sub-consultants. However, if the Firm chooses to utilize sub-consultants, the sub-consultant’s insurance requirements will be identical to the Firm’s insurance requirements.
   f. Briefly describe your approach to project staffing and succession plan for project team members should a vacancy arise.
   g. A description of the Firm’s ability to meet on-demand workloads.

Tab C: Include the following:
(1) Complete and submit the attached W-9 form.
(2) Complete and submit the attached “Conflicts of Interest Questionnaire [CIQ]” form.
(3) Complete and submit the “Acknowledgment of Request for Proposals and Receipt of Addenda” form. Respondent is required to complete, sign and submit this form with Respondent’s Proposal. Failure to complete, sign and submit this form with Respondent’s Proposal will disqualify the entire Proposal as non-responsive.

4. RFP Inquiries
All inquiries, including clarifying questions, related to this RFP shall only be directed to the Purchasing Manager via e-mail to clarissa.cabrera@brazos.org. The Purchasing Manager will direct any inquiries to the appropriate BRA staff, a response will be issued and if warranted, an Addendum will be posted on
the BRA’s website at www.brazos.org. Failure to adhere to this restriction during the advertising, evaluation, and selection phases will result in the rejection of a Respondent’s Proposal.

5. **Respondent’s Past Performance**

BRA will consider Respondent’s past performance and may conduct reference checks with other entities regarding past performance. BRA may examine Respondent’s performance including, but not limited to: the Comptroller of Public Accounts Statewide Procurement Division Vendor Performance Tracking System, notices of termination, cure notices, assessments of liquidated damages, litigation, audit reports, repeated negative performance, records of repeated non-responsiveness to performance issues, and non-renewals of contracts. Such sources of Respondent performance may include any governmental entity, whether an agency or political subdivision of the State of Texas, another state, or the Federal government. Further, BRA may initiate such examinations of Respondent performance based upon media reports. Any such investigations shall be at the sole discretion of BRA, and any negative findings, as determined by BRA, may result in non-award to Respondent.

6. **Conflict of Interest**

Pursuant to Chapter 176 of the Local Government Code, any person or agent of a person who contracts or seeks to contract for the sale or purchase of property, goods, or services with a local government entity (i.e., Brazos River Authority) must disclose in the Conflicts of Interest Questionnaire Form (“CIQ”) the person's affiliation or business relationship that might cause a conflict of interest with the local government entity. By law, the CIQ must be filed with the BRA Records Management Officer no later than seven (7) days after the date the person begins contract discussions or negotiations with the BRA, or submits an application or response to a Request for Proposals, correspondence, or another writing related to a potential agreement with the BRA. Updated Questionnaires must be filed in conformance with Chapter 176.

A copy of the CIQ is attached. If you have any questions about compliance, please consult your own legal counsel. Compliance is the individual responsibility of each person or agent of a person who is subject to the filing requirement. An offense under Chapter 176 carries a penalty up to a Class A misdemeanor.

7. **Term of Agreement**

The term of this Contract shall be for a period of one (1) year, commencing on the Effective Date, and may be renewed by subsequent agreement of the parties for up to four (4) additional one (1) year periods, for a total potential term of five (5) years.

8. **Selection Process**

The BRA will select the most highly qualified Respondent on the basis of demonstrated competence and qualifications and then attempt to negotiate with that Respondent a contract at a fair and reasonable price.

9. **Contract**

The executed contract between BRA and the selected Respondent shall be a BRA standard form contract for IDIQ Services. Contract terms are not subject to modification and Respondent will be expected to execute the contract in substantially the form provided. Respondent should not base a proposal on an expectation that BRA will modify its contract terms.

Compensation for services provided under the professional services contract to be entered into with the selected Firm will be based on time and materials up to a total mutually agreeable not-to-exceed amount. Individual tasks under the contract will also be billed on a time and material basis up to a not-to-exceed amount for such task.
The BRA reserves the right to award contract(s) without any negotiations and reserves the right to not make awards. The BRA reserves the right to conduct studies and other investigations as necessary to evaluate any submittal. Submission of a proposal confers no legal right upon any Respondent.

The decision of BRA, or its designee with regard to the above, shall be administratively final. BRA, in its sole discretion, may waive administrative deficiencies and/or minor technicalities in submittals received.

10. Insurance Requirements
The Respondent shall, at Respondent’s sole expense, maintain insurance coverage as determined acceptable to the BRA. The Respondent must obtain the following minimum insurance requirements and provide proof to the BRA prior to entering into a contract:

- **General Liability Insurance:**
  - Bodily Injury: $500,000 per person
  - Bodily Injury: $1,000,000 per occurrence
  - Property Damage: $1,000,000 per occurrence
  - Aggregate: $2,000,000

- **Professional Liability:** $1,000,000 per occurrence

- **Workers’ Compensation:** Statutory

- **Automobile Liability:** $1,000,000 per claim / aggregate

- **Employers’ Liability:** $1,000,000 policy limit

- **Pollution Liability:** $1,000,000 per claim / aggregate

11. Recycled and Recyclable Products
The BRA encourages the use of recycled products and products that may be recycled or reused.

12. Delivery of Bid Submittals
Bids may be submitted in one of the following manners:

- **Electronic Transmission.** Email transmission to Clarissa.Cabrera@Brazos.org. Emailed bid submissions shall be an attachment, in a Portable Document Format (PDF). Bids shall be clearly identified in the Subject Line as follows: RFB Title, RFB Number and RFB Due Date. The BRA shall not be responsible for submissions that are not properly identified. Proper identification of Respondent’s bid is the sole responsibility of the Respondent and failure to do so may result in the submission not being included in the bid opening.

- **Drop Box Submission Prior to Bid Submission Deadline:** Hand delivery of one sealed, clearly identified original signed paper copy submission may be received up to the bid submission deadline contained in the solicitation at the Brazos River Authority Office, 4600 Cobbs Drive, Waco, TX. 76710, utilizing the secure drop box located at the entrance of the office building. The BRA shall not be responsible for submissions that are not properly identified. Proper identification of Respondent’s bid is the sole responsibility of the Respondent and failure to do so may result in the submission not being included in the bid opening.

- **Mail-In Delivery:** Mailed by commercial carrier, overnight or express mail, one sealed clearly identified original signed paper copy submission may be accepted by the Purchasing Manager or other designee up to the bid submission deadline contained in the solicitation at the Brazos River Authority Office, 4600 Cobbs Drive, Waco, TX. 76710. The BRA shall not be responsible for
submissions that are not properly identified. Proper identification of Respondent’s bid is the sole responsibility of the Respondent and failure to do so may result in the submission not being included in the bid opening.
REQUEST FOR PROPOSALS  
ENVIRONMENTAL SERVICES AND EMERGENCY RESPONSE  
RFP NO. 21-01-1195

ACKNOWLEDGMENT OF REQUEST FOR PROPOSALS AND RECEIPT OF ADDENDA

RESPONDENT MUST ACKNOWLEDGE RECEIPT OF THIS REQUEST FOR PROPOSALS AND ADDENDA BY SIGNING BELOW AND SUBMITTING THIS ACKNOWLEDGEMENT WITH YOUR PROPOSAL. FAILURE TO SIGN THIS ACKNOWLEDGEMENT WILL DISQUALIFY THE PROPOSAL AS NON-RESPONSIVE. SIGNATURE MAY BE DIGITAL, ELECTRONIC OR HAND WRITTEN.

This acknowledgement shall become part of your response and the subsequent contract documents if applicable.

ACKNOWLEDGMENT OF REQUEST FOR PROPOSALS:
Respondent hereby acknowledges that it has received and read the Request for Proposals and all Addenda, and that this Proposal is made in accordance with the provisions thereof. Respondent acknowledges that this Proposal meets or exceeds all terms, requirements, conditions, and/or specifications set forth in the Request for Proposals and Addenda, and exceptions or deviations from such terms, requirements, conditions, and/or specifications, if any, have been clearly and conspicuously identified as such in the Proposal.

Does your company have ten (10) or more full time employees? Check one box only.

☐ YES  ☐ NO

Name of Firm (Respondent)

________________________________________

Signature – Authorized Representative

________________________________________

Printed Name

________________________________________

Date

________________________________________

E-mail Address

________________________________________

Telephone Number
CONFLICT OF INTEREST QUESTIONNAIRE
For vendor doing business with local governmental entity

This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.
This questionnaire is being filed in accordance with Chapter 176, Local Government Code, by a vendor who has a business relationship as defined by Section 176.001(1-a) with a local governmental entity and the vendor meets requirements under Section 176.006(a).

By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th business day after the date the vendor becomes aware of facts that require the statement to be filed. See Section 176.006(a-1), Local Government Code.

A vendor commits an offense if the vendor knowingly violates Section 176.006, Local Government Code. An offense under this section is a misdemeanor.

1. Name of vendor who has a business relationship with local governmental entity.

2. □ Check this box if you are filing an update to a previously filed questionnaire. (The law requires that you file an updated completed questionnaire with the appropriate filing authority not later than the 7th business day after the date on which you became aware that the originally filed questionnaire was incomplete or inaccurate.)

3. Name of local government officer about whom the information is being disclosed.

   ________________________________
   Name of Officer

4. Describe each employment or other business relationship with the local government officer, or a family member of the officer, as described by Section 176.003(a)(2)(A). Also describe any family relationship with the local government officer. Complete subparts A and B for each employment or business relationship described. Attach additional pages to this Form CIQ as necessary.

   A. Is the local government officer or a family member of the officer receiving or likely to receive taxable income, other than investment income, from the vendor?

      □ Yes □ No

   B. Is the vendor receiving or likely to receive taxable income, other than investment income, from or at the direction of the local government officer or a family member of the officer AND the taxable income is not received from the local governmental entity?

      □ Yes □ No

5. Describe each employment or business relationship that the vendor named in Section 1 maintains with a corporation or other business entity with respect to which the local government officer serves as an officer or director, or holds an ownership interest of one percent or more.

6. □ Check this box if the vendor has given the local government officer or a family member of the officer one or more gifts as described in Section 176.003(a)(2)(B), excluding gifts described in Section 176.003(a-1).

7. ________________________________  ________________________________
   Signature of vendor doing business with the governmental entity  Date

Form provided by Texas Ethics Commission  www.ethics.state.tx.us  Revised 11/30/2015
CONFLICT OF INTEREST QUESTIONNAIRE
For vendor doing business with local governmental entity

A complete copy of Chapter 176 of the Local Government Code may be found at http://www.statutes.legis.state.tx.us/Docs/LG/htm/LG.176.htm. For easy reference, below are some of the sections cited on this form.

**Local Government Code § 176.001(1-a):** “Business relationship” means a connection between two or more parties based on commercial activity of one of the parties. The term does not include a connection based on:
(A) a transaction that is subject to rate or fee regulation by a federal, state, or local governmental entity or an agency of a federal, state, or local governmental entity;
(B) a transaction conducted at a price and subject to terms available to the public; or
(C) a purchase or lease of goods or services from a person that is chartered by a state or federal agency and that is subject to regular examination by, and reporting to, that agency.

**Local Government Code § 176.003(a)(2)(A) and (B):**
(a) A local government officer shall file a conflicts disclosure statement with respect to a vendor if:

(2) the vendor:
(A) has an employment or other business relationship with the local government officer or a family member of the officer that results in the officer or family member receiving taxable income, other than investment income, that exceeds $2,500 during the 12-month period preceding the date that the officer becomes aware that
(i) a contract between the local governmental entity and vendor has been executed; or
(ii) the local governmental entity is considering entering into a contract with the vendor;
(B) has given to the local government officer or a family member of the officer one or more gifts that have an aggregate value of more than $100 in the 12-month period preceding the date the officer becomes aware that:
(i) a contract between the local governmental entity and vendor has been executed; or
(ii) the local governmental entity is considering entering into a contract with the vendor.

**Local Government Code § 176.006(a) and (a-1)**
(a) A vendor shall file a completed conflict of interest questionnaire if the vendor has a business relationship with a local governmental entity and:
(1) has an employment or other business relationship with a local government officer of that local governmental entity, or a family member of the officer, described by Section 176.003(a)(2)(A);
(2) has given a local government officer of that local governmental entity, or a family member of the officer, one or more gifts with the aggregate value specified by Section 176.003(a)(2)(B), excluding any gift described by Section 176.003(a-1); or
(3) has a family relationship with a local government officer of that local governmental entity.
(a-1) The completed conflict of interest questionnaire must be filed with the appropriate records administrator not later than the seventh business day after the later of:
(1) the date that the vendor:
(A) begins discussions or negotiations to enter into a contract with the local governmental entity; or
(B) submits to the local governmental entity an application, response to a request for proposals or bids, correspondence, or another writing related to a potential contract with the local governmental entity; or
(2) the date the vendor becomes aware:
(A) of an employment or other business relationship with a local government officer, or a family member of the officer, described by Subsection (a);
(B) that the vendor has given one or more gifts described by Subsection (a); or
(C) of a family relationship with a local government officer.
<table>
<thead>
<tr>
<th>Date</th>
<th>Parties</th>
<th>Nature/Description of Litigation</th>
<th>Outcome</th>
</tr>
</thead>
<tbody>
<tr>
<td>2010</td>
<td>XYZ, Inc. v. Owner</td>
<td>Owner brought suit against XYZ, Inc. claiming flawed design of a concrete pad.</td>
<td>Nonsuited</td>
</tr>
<tr>
<td>2011</td>
<td>XYZ, Inc. v. Owner</td>
<td>XYZ, Inc. retained to design bike path, the path collapsed in construction and owner sued XYZ, Inc. and contractor</td>
<td>Settled</td>
</tr>
<tr>
<td>2012</td>
<td>XYZ, Inc. v. Contractor</td>
<td>Contractor claimed XYZ, Inc. negligent on a project where Contractor was constructing a tower and the tower allegedly incorporated incorrect materials. XYZ, Inc. disputes the allegations.</td>
<td>Ongoing</td>
</tr>
</tbody>
</table>
Request for Taxpayer Identification Number and Certification

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see How to get a TIN, later.

Note: If the account is in more than one name, see the instructions for line 1. Also see What Name and Number To Give the Requester for guidelines on whose number to enter.

Part I Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see How to get a TIN, later.

Note: If the account is in more than one name, see the instructions for line 1. Also see What Name and Number To Give the Requester for guidelines on whose number to enter.

1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and

2. 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

3. I am a U.S. citizen or other U.S. person (defined below); and

4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign Here

Signature of U.S. person ▶

Date ▶

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to www.irs.gov/FormW9.

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following:

- Form 1099-INT (interest earned or paid)
- Form 1099-DIV (dividends, including those from stocks or mutual funds)
- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.
By signing the filled-out form, you:

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
2. Certify that you are not subject to backup withholding, or
3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners’ share of effectively connected income, and
4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See What is FATCA reporting, later, for further information.

Note: If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester’s form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

• An individual who is a U.S. citizen or U.S. resident alien;
• A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;
• An estate (other than a foreign estate); or
• A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners’ share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partner to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States.

• In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity;
• In the case of a disregarded entity with a U.S. grantor or U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the trust; and
• In the case of a U.S. trust (other than a grantor trust), the U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person. If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person, do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a “saving clause.” Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items:

1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
2. The treaty article addressing the income.
3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
4. The type and amount of income that qualifies for the exemption from tax.
5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student becomes a resident alien of the United States. A Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exemption to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 24% of such payments. This is called “backup withholding.” Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

1. You do not furnish your TIN to the requester,
2. You do not certify your TIN when required (see the instructions for Part II for details),
3. The IRS tells the requester that you furnished an incorrect TIN,
4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or
5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See Exempt payee code, later, and the separate Instructions for the Requester of Form W-9 for more information.

Also see Special rules for partnerships, earlier.

What is FATCA Reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See Exemption from FATCA reporting code, later, and the Instructions for the Requester of Form W-9 for more information.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are a tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account; for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of $50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a $500 penalty.
Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Line 1
You must enter one of the following on this line; do not leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account (other than an account maintained by a financial institution (FFI)), list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9. If you are providing Form W-9 to an FFI to document a joint account, each holder of the account that is a U.S. person must provide a Form W-9.

a. Individual. Generally, enter the name shown on your tax return. If you have changed your last name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note: ITIN applicant: Enter your individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040/1040A/1040EZ you filed with your application.

b. Sole proprietor or single-member LLC. Enter your individual name as shown on your 1040/1040A/1040EZ on line 1. You may enter your business, trade, or “doing business as” (DBA) name on line 2.

c. Partnership, LLC that is not a single-member LLC, C corporation, or S corporation. Enter the entity’s name as shown on the entity’s tax return on line 1 and any business, trade, or DBA name on line 2.

d. Other entities. Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on line 2.

e. Disregarded entity. For U.S. federal tax purposes, an entity that is disregarded as an entity separate from its owner is treated as a “disregarded entity.” See Regulations section 301.7701-2(c)(2)(iii). Enter the owner’s name on line 1. The name of the entity entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner’s name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity’s name on line 2, “Business name/disregarded entity name.” If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

Line 2
If you have a business name, trade name, DBA name, or disregarded entity name, you may enter it on line 2.

Line 3
Check the appropriate box on line 3 for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box on line 3.

IF the entity/person on line 1 is THEN check the box for . . .

• Corporation
• Individual
• Sole proprietorship, or
• Single-member limited liability company (LLC) owned by an individual and disregarded for U.S. federal tax purposes.
• LLC treated as a partnership for U.S. federal tax purposes,
• LLC that has filed Form 8832 or 2553 to be taxed as a corporation, or
• LLC that is disregarded as an entity separate from its owner but the owner is another LLC that is not disregarded for U.S. federal tax purposes.

• Partnership
• Trust/estate

Line 4, Exemptions
If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space on line 4 any code(s) that may apply to you.

Exempt payee code.
• Generally, individuals (including sole proprietors) are not exempt from backup withholding.
• Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.
• Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.
• Corporations are not exempt from backup withholding with respect to attorneys’ fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code in the space in line 4.

1—An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2)
2—The United States or any of its agencies or instrumentalities
3—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
4—A foreign government or any of its political subdivisions, agencies, or instrumentalities
5—A corporation
6—A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or possession
7—A futures commission merchant registered with the Commodity Futures Trading Commission
8—A real estate investment trust
9—An entity registered at all times during the tax year under the Investment Company Act of 1940
10—A common trust fund operated by a bank under section 584(a)
11—A financial institution
12—A middleman known in the investment community as a nominee or custodian
13—A trust exempt from tax under section 664 or described in section 4947
The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

<table>
<thead>
<tr>
<th>IF the payment is for ...</th>
<th>THEN the payment is exempt for ...</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interest and dividend payments</td>
<td>All exempt payees except for 7</td>
</tr>
<tr>
<td>Broker transactions</td>
<td>Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.</td>
</tr>
<tr>
<td>Barter exchange transactions and patronage dividends</td>
<td>Exempt payees 1 through 4</td>
</tr>
<tr>
<td>Payments over $600 required to be reported and direct sales over $5,000</td>
<td>Generally, exempt payees 1 through 5</td>
</tr>
<tr>
<td>Payments made in settlement of payment card or third party network transactions</td>
<td>Exempt payees 1 through 4</td>
</tr>
</tbody>
</table>

1 See Form 1099-MISC, Miscellaneous Income, and its instructions.

2 However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys’ fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

**Exemption from FATCA reporting code.** The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this line blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with “Not Applicable” (or any similar indication) written or printed on the line for a FATCA exemption code.

- A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
- B—The United States or any of its agencies or instrumentalities
- C—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities
- D—A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(1)(i)
- E—A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i)
- F—A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state
- G—A real estate investment trust
- H—A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
- I—A common trust fund as defined in section 584(a)
- J—A bank as defined in section 581
- K—A broker
- L—A trust exempt from tax under section 664 or described in section 4947(a)(1)
- M—A tax exempt trust under a section 403(b) plan or section 457(g) plan

**Note:** You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

**Line 5**
Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information returns. If this address differs from the one the requester already has on file, write NEW at the top. If a new address is provided, there is still a chance the old address will be used until the payor changes your address in their records.

**Line 6**
Enter your city, state, and ZIP code.

**Part I. Taxpayer Identification Number (TIN)**

**Enter your TIN in the appropriate box.** If you are a resident alien and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see **How to get a TIN** below.

- If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN.
- If you are a single-member LLC that is disregarded as an entity separate from its owner, enter the owner’s SSN (or EIN, if the owner has one). Do not enter the disregarded entity’s EIN. If the LLC is classified as a corporation or partnership, enter the entity’s EIN.

**Note:** See **What Name and Number To Give the Requester**, later, for further clarification of name and TIN combinations.

**How to get a TIN.** If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at www.ssa.gov. You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/Businesses and clicking on Employer Identification Number (EIN) under Starting a Business. Go to www.irs.gov/Forms to view, download, or print Form W-7 and/or Form SS-4. Or, you can go to www.irs.gov/FormSS-5 to apply for an SSN and Form W-7 and/or Form SS-4 mailed to you within 10 business days.

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and write “Applied For” in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

**Note:** Entering “Applied For” means that you have already applied for a TIN or that you intend to apply for one soon.

**Caution:** A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-8.

**Part II. Certification**

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if item 1, 4, or 5 below indicates otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see **Exempt payee code**, earlier.

**Signature requirements.** Complete the certification as indicated in Items 1 through 5 below.
1. Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification.

2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.

3. Real estate transactions. You must sign the certification. You may cross out item 2 of the certification.

4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. “Other payments” include payments made in the course of the requester’s trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).

5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), ABLE accounts (under section 529A), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

### What Name and Number To Give the Requester

<table>
<thead>
<tr>
<th>For this type of account:</th>
<th>Give name and SSN of:</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Individual</td>
<td>The individual</td>
</tr>
</tbody>
</table>
| 2. Two or more individuals (joint account) other than an account maintained by an FFI | The actual owner of the account or, if combined funds, the first individual on the account
| 3. Two or more U.S. persons (joint account maintained by an FFI) | Each holder of the account
| 4. Custodial account of a minor (Uniform Gift to Minors Act) | The minor
| 5. a. The usual revocable savings trust (grantor is also trustee) | The grantor-trustee
| 5. b. So-called trust account that is not a legal or valid trust under state law | The actual owner
| 6. Sole proprietorship or disregarded entity owned by an individual | The owner
| 7. Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulations section 1.671-4(b)(2)(i)(A)) | The grantor

### For this type of account: | Give name and EIN of: |
|--------------------------|-----------------------|
| 8. Disregarded entity not owned by an individual | The owner
| 9. A valid trust, estate, or pension trust | Legal entity
| 10. Corporation or LLC electing corporate status on Form 8832 or Form 2553 | The corporation
| 11. Association, club, religious, charitable, educational, or other tax-exempt organization | The organization
| 12. Partnership or multi-member LLC | The partnership
| 13. A broker or registered nominee | The broker or nominee

1. List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person’s number must be furnished.
2. Circle the minor’s name and furnish the minor’s SSN.
3. You must show your individual name and you may also enter your business or DBA name on the “Business name/disregarded entity” line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.
4. List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.) Also see Special rules for partnerships, earlier.

*Note: The grantor also must provide a Form W-9 to trustee of trust.

Note: If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

### Secure Your Tax Records From Identity Theft

Identity theft occurs when someone uses your personal information such as your name, SSN, or other identifying information, without your permission, to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:
- Protect your SSN,
- Ensure your employer is protecting your SSN, and
- Be careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Pub. 5027, Identity Theft Information for Taxpayers.

Victims of identity theft who are experiencing economic harm or a systemic problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 1-877-777-4778 or TTY/TDD 1-800-829-4059.

**Protect yourself from suspicious emails or phishing schemes.** Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.
The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to phishing@irs.gov. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TIGTA) at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at spam@uce.gov or report them at www.ftc.gov/complaint. You can contact the FTC at www.ftc.gov/idtheft or 877-IDTHEFT (877-438-4338). If you have been the victim of identity theft, see www.IdentityTheft.gov and Pub. 5027.

Visit www.irs.gov/IdentityTheft to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their laws. The information also may be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payers must generally withhold a percentage of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.
PROFESSIONAL SERVICES CONTRACT

In consideration of the mutual promises as set forth below, this Professional Services Contract ("Contract") is entered into this __ day of ___________, 2018 ("Effective Date"), by and between CONSULTANT ("CONSULTANT"), with a mailing address of ADDRESS, and the Brazos River Authority, ("BRA"), with a mailing address of 4600 Cobbs Drive, Waco, Texas 76710.

Section I. Performance of Work

1.1 The CONSULTANT hereby agrees to provide, perform, and complete to the satisfaction of the BRA all of the “Work” specified in “Exhibit A”, attached hereto and incorporated by reference herein. The term “Work” as used herein shall mean the detailed description of tasks to be performed by the CONSULTANT, as established in “Exhibit A”.

1.2 In performing the Work, the CONSULTANT shall provide all necessary labor, services, transportation, information, data, and other means and items necessary to perform the Work.

1.3 The CONSULTANT hereby covenants and agrees, as an independent contractor, to perform the Work required in strict accordance with the terms and provisions of this Contract and in a manner consistent with the level of care and skill ordinarily exercised for professional consulting services in the State of Texas.

1.4 It is understood that the BRA has a vested interest in the quality of the Work to be performed under this Contract, and thus may make suggested revisions or recommendations regarding the Work to be performed under this Contract. The CONSULTANT may accept or reject any such suggestions or recommendations. Acceptance of any such suggestions or recommendations shall not relieve the CONSULTANT from any of CONSULTANT’s responsibilities or obligations under this Contract.

Section II. Contract Price and Payment

2.1 Payments for performance of the Work contemplated by this Contract shall be in the amount and in accordance with the provisions set forth in “Exhibit B”, attached hereto and incorporated by reference herein.

2.2 Nothing contained in this Contract shall require BRA to pay for any Work that is unsatisfactory as determined by BRA or which is not submitted in compliance with the terms of this Contract.

2.3 BRA will not be required to make any payments to the CONSULTANT, when the CONSULTANT is in default under this Contract, nor shall this paragraph constitute a waiver of any right, at law or in equity, which BRA may have if the CONSULTANT is in default, including the right to bring legal action for damages or for specific performance
of this Contract. Waiver of any default under this Contract shall not be deemed a waiver of any subsequent default. Nothing contained herein shall be construed as authorizing additional fees for services to complete actions not specifically listed for successful completion of the Work.

Section III. Term

3.1 The term of this Contract shall be for a period of one (1) year, commencing on the Effective Date, and may be renewed by subsequent agreement of the parties for up to four (4) additional one (1) year periods, for a total potential term of five (5) years.

3.2 The CONSULTANT additionally agrees to abide by any and all schedules or timing representations set forth in “Exhibit A”.

Section IV. Revisions to Work

4.1 BRA reserves the right to direct substantial revision of the Work after acceptance by BRA as BRA may deem necessary; but in such event BRA shall pay the CONSULTANT equitable compensation for services rendered in making such revisions. In any event, when the CONSULTANT is directed to make substantial revisions that are in addition to or alter the Scope of Work established in “Exhibit A”, the CONSULTANT shall provide to BRA a written proposal for the entire cost involved in the revisions.

4.2 Prior to the CONSULTANT undertaking any substantial revisions as directed by BRA, BRA must authorize in writing the nature and scope of the revisions, accept the method and amount of compensation, and the time required to perform all phases of the Work.

4.3 If revisions of the Work are required by reason of the CONSULTANT’S error or omission, then such revisions shall be made by the CONSULTANT without additional compensation and in a time frame as directed by BRA.

4.4 It is expressly understood and agreed by the CONSULTANT that any compensation not specified in “Exhibit B” shall require prior written approval by BRA.

Section V. The Consultant’s Coordination with BRA

5.1 The CONSULTANT shall be available for conferences with BRA so that Work can be completed with the full benefit of BRA experience and knowledge of existing needs and facilities and be consistent with current policies and standards of the BRA. BRA shall make available to the CONSULTANT all data in its possession relative to the Work.

Section VI. Termination

6.1 This Contract may be terminated at any time by BRA for any cause without penalty or liability. Upon receipt of such notice by BRA, the CONSULTANT shall immediately
discontinue all services and actions on behalf of BRA.

6.2 As soon as practicable after receipt of notice of termination, the CONSULTANT shall submit a statement showing in detail the costs of services performed but not paid for under this Contract through the date of termination. The CONSULTANT will forward to BRA all portions of the Work performed through the date of termination. BRA shall then pay the CONSULTANT promptly the accrued and unpaid amounts due for services to the date of termination, to the extent the services are approved by BRA.

Section VII. Default

7.1 BRA may terminate this Contract without prejudice to any other remedy it may have, when the CONSULTANT defaults in performance of any provision herein, or fails to carry out the Work in accordance with the provisions of this Contract.

7.2 On such termination, BRA may take possession of all the intellectual property prepared or gathered to date in performance of the Work and finish the Work in whatever way BRA deems expedient. On such default by the CONSULTANT, BRA may elect not to terminate the Contract, and in such event, BRA may make good the deficiency in which the default consists, and deduct the costs from the Contract sum to become due to the CONSULTANT.

Section VIII. Ownership of Documents

8.1 All notes, letters, correspondence, drawings, specifications, and other documents or instruments of professional services prepared or assembled by the CONSULTANT under this Contract shall become the sole property of BRA and shall be delivered to BRA.

Section IX. Insurance

9.1 The CONSULTANT shall, at CONSULTANT’S sole expense, maintain insurance coverage as set forth below:

- **General Liability Insurance:**
  - Bodily Injury: $500,000 per person
  - Bodily Injury: $1,000,000 per occurrence
  - Property Damage: $500,000 per occurrence
  - Aggregate: $2,000,000

- **Professional Liability Insurance:** $1,000,000 per claim/aggregate

- **Workers’ Compensation:** Statutory

- **Employers’ Liability:** $1,000,000 policy limit

- **Automobile Liability:** $1,000,000 per claim/aggregate
9.2 The CONSULTANT shall not commence Work under the Contract until the CONSULTANT has been approved by BRA, nor shall the CONSULTANT allow any subcontractor to commence Work on the CONSULTANT’s subcontract until all requisite insurance of the subcontractor has been obtained and approved by BRA. All required policies shall name BRA as an additional insured, except Workers’ Compensation and Employers’ Liability Insurance and Professional Liability Insurance (as applicable). As proof of the insurance coverage, the CONSULTANT shall furnish to BRA valid certificates of insurance of the types and limits required herein, prior to commencing Work on the project. In the event CONSULTANT’s insurance coverage does not provide for automatic additional insured coverage, CONSULTANT shall provide BRA an additional insured endorsement along with its certificate. As proof of insurance coverage by the CONSULTANT’s subcontractors, the CONSULTANT shall furnish to BRA such subcontractors’ valid certificates of insurance of the types and limits required herein, including additional insured endorsements listing BRA as an additional insured under such policies. In addition, the required insurance coverage shall contain a provision that coverage afforded under the policies will not be materially changed or canceled without provision of thirty (30) days written notice to BRA. The insurance requirements shall remain in effect throughout the term of the Contract.

9.3 The CONSULTANT’s subcontractors shall carry and maintain insurance in the types and amounts as further provided in Exhibit “B” for the duration of this Contract. CONSULTANT shall be responsible for ensuring that subcontractors carry and maintain the requisite insurance policies. The subcontractor’s policies, except for professional services and workers compensation, shall contain the following endorsements in favor of the BRA:

i. Waiver of Subrogation
ii. Thirty (30)-day Notice of Cancellation
iii. Additional Insured, endorsement

9.4 Concerning insurance to be furnished by the CONSULTANT, it is a condition precedent to acceptability thereof that:

i. Any policy submitted shall not be subject to limitations, conditions or restrictions deemed inconsistent with the intent of the requirements to be fulfilled by the CONSULTANT; and

ii. All policies are to be written through companies duly approved to transact that class of insurance in the State of Texas.

9.5 The CONSULTANT agrees to the following:

i. The CONSULTANT hereby waives subrogation rights for loss or damage to the extent same are covered by insurance. Insurers shall not have the right to recovery or subrogation against BRA, it being the intention that the insurance
policies shall protect all parties to the Contract and be primary coverage for all losses covered by the policies;

ii. Companies issuing the insurance policies and the CONSULTANT shall have no recourse against BRA for payment of any premiums, or assessments for any deductible, as all such premiums are the sole responsibility and risk of the CONSULTANT.

iii. Approval, disapproval or failure to act by BRA regarding any insurance supplied by the CONSULTANT (or any subcontractors) shall not relieve CONSULTANT of full responsibility or liability, if any, for damages and accidents as set forth in the Contract. Neither shall the insolvency or denial of liability by the insurance company exonerate the CONSULTANT from liability.

iv. No special payments shall be made for any insurance that the CONSULTANT and subcontractors, if any, are required to carry; all are included in the Contract price and the Contract unit prices; and

v. Any of the insurance policies required under this section may be written in combination with any of the others, where legally permitted, but none of the specified limits may be lowered thereby.

Section X. No Third Party Beneficiary

10.1 No claim as a third-party beneficiary under this Contract by any person, firm, or corporation shall be made or be valid against the BRA, and the BRA shall not be liable for or be held to pay any money to any such person.

Section XI. Successors and Assigns

11.1 The CONSULTANT shall not assign this Contract in whole or part, assign any of its rights or obligations under this Contract or assign any payment due or to become due under this Contract, without the prior, express written consent of the BRA.

11.2 Any attempted or purported assignment by the CONSULTANT without the BRA's approval shall be void and of no force and effect and shall constitute a default under this Contract.

Section XII. Liability

12.1 Acceptance of the Work by BRA shall not constitute nor be deemed a release of the responsibility and liability of the CONSULTANT, its employees, agents, assigns or subcontractors for the accuracy and competency of the Work contemplated by this Contract.

12.2 The CONSULTANT shall be solely and completely responsible for performing the
Work with diligence and in a manner consistent with the level of care and skill ordinarily exercised for such professional service in the State of Texas.

Section XIII. Indemnification

13.1 THE CONSULTANT SHALL COMPLY WITH THE REQUIREMENTS OF ALL APPLICABLE LAWS, RULES AND REGULATIONS AND SHALL EXONERATE, INDEMNIFY AND HOLD THE BRA HARMLESS FROM ANY AND ALL LIABILITY OR DAMAGES RESULTING FROM FAILURE TO DO SO.

13.2 IN ADDITION, THE CONSULTANT AGREES TO KEEP, SAVE AND HOLD BRA HARMLESS FROM ANY AND ALL ACTIONS, LIABILITIES, DAMAGES, JUDGMENTS, COSTS AND EXPENSES INCLUDING REASONABLE ATTORNEY’S FEES, IN CASE AN ACTION IS FILED OR DOES IN ANY WAY ACCRUE AGAINST BRA, ITS OFFICIALS, OFFICERS, AND EMPLOYEES IN CONSEQUENCE OF THIS CONTRACT FOR ANY NEGLIGENT ACT OR OMISSION OF THE CONSULTANT IN THE PERFORMANCE OF THE WORK UNDER THIS CONTRACT, OR THAT MAY RESULT FROM THE CARELESSNESS OR LACK OF SKILL OF THE CONSULTANT OR THE CONSULTANT’S AGENTS, SUBCONTRACTORS, ASSIGNS OR EMPLOYEES. IN THE EVENT A JUDGMENT IS RECOVERED AGAINST BRA FOR ANY SUCH LIABILITY, COSTS OR EXPENSES, SUCH JUDGMENT SHALL BE CONCLUSIVE AGAINST THE CONSULTANT.

13.3 IT IS SPECIFICALLY UNDERSTOOD AND AGREED BY THE CONSULTANT THAT SUCH INDEMNITY IS INDEMNITY BY THE CONSULTANT TO INDEMNIFY AND PROTECT BRA FROM LIABILITY, CLAIMS, SUITS, LOSSES, DAMAGES OR CAUSES OF ACTION CAUSED BY OR RESULTING FROM AN ACT OF NEGLIGENCE, INTENTIONAL TORT, INTELLECTUAL PROPERTY INFRINGEMENT, OR FAILURE TO PAY A SUBCONTRACTOR OR SUPPLIER COMMITTED BY THE CONSULTANT, THE CONSULTANT’S AGENT, CONSULTANT UNDER CONTRACT, OR ANOTHER ENTITY OVER WHICH THE CONSULTANT EXERCISES CONTROL. BRA AGREES TO GIVE CONSULTANT PROMPT NOTICE OF ANY CLAIM, CONTROL OF THE DEFENSE OR SETTLEMENT OF THAT CLAIM AND REASONABLE ASSISTANCE AND INFORMATION RELATED TO THE CLAIM.

Section XIV. Confidentiality

14.1 During the performance of this Contract, the CONSULTANT has or will have access to confidential or proprietary information belonging to BRA. The CONSULTANT herein agrees to maintain the confidentiality of the information received from BRA and information derived from performance of the Work.

14.2 This obligation shall not apply to information already in the public domain or to disclosures required by law, including the Texas Public Information Act.

Section XV. Severability
15.1 If any of the terms, sections, subsections, sentences, clauses, phrases, provisions, covenants, or conditions of this Contract are for any reason held to be invalid, void or unenforceable, the remainder of the terms, sections, subsections, sentences, clauses, phrases, provisions, covenants, or conditions of this Contract shall remain in full force and effect and shall in no way be affected, impaired or invalidated.

Section XVI. Independent Contractor

16.1 The CONSULTANT covenants and agrees that CONSULTANT is an independent contractor and not an officer, agent, servant or employee of BRA. The CONSULTANT hereby acknowledges that it shall have exclusive control of and exclusive right to control the details of the Work, performed hereunder, and all persons performing same, and shall be liable for the acts and omissions of its officers, agents, employees, and subcontractors.

16.2 In addition, the CONSULTANT agrees that the doctrine of respondeat superior shall not apply as between BRA and the CONSULTANT and nothing herein shall be construed as creating a partnership or joint enterprise between BRA and the CONSULTANT.

Section XVII. Disclosure

17.1 By signature of this Contract, the CONSULTANT acknowledges to BRA that CONSULTANT has made full disclosure in writing of any existing conflicts of interest or potential conflicts of interest, including personal financial interests, direct or indirect.

17.2 The CONSULTANT further agrees that CONSULTANT will make disclosure in writing of any conflicts of interest, which develop subsequent to the signing of this Contract and prior to final payment under the Contract.

Section XVIII. Compliance with Laws and Licenses

18.1 The CONSULTANT shall at all times observe and comply with all the provisions of the laws of the State of Texas and Federal laws, rules and regulations which in any manner limit, control, or apply to the actions or operations of the CONSULTANT, his subcontractor(s), or his or their employees, agents or servants, engaged in performance of the Work.

Section XIX. Venue and Choice of Law

19.1 The parties to this Contract agree and covenant that this Contract will be enforceable in McLennan County, Texas and that if legal action is necessary to enforce this Contract, exclusive venue will lie in McLennan County, Texas.

19.2 This Contract shall be construed under Texas law (without regard for choice of law considerations).
Section XX. Entire Agreement

20.1 This Contract sets forth the entire agreement between the BRA and the CONSULTANT with respect to the accomplishment of the Work and the payment of the Contract price therefore, and there are no other understandings or agreements, oral or written, between the BRA and the CONSULTANT with respect to the Work and the compensation therefore, nor was the making and execution of this Contract induced by any representation, statement, warranty, agreement, or action other than those expressed or explicitly referenced herein.

Section XXI. Amendments

21.1 No modification, addition, deletion, revision, alteration or other change to this Contract shall be effective unless and until such change is reduced to writing and executed by the BRA and the CONSULTANT.

Section XXII. Headings

22.1 The headings of this Contract are for the convenience of reference only and shall not affect in any manner any of the terms and conditions hereof.

Section XXIII. Remedies

23.1 No right or remedy granted herein or reserved to the parties is exclusive of any other right or remedy herein by law or equity provided or permitted; but each shall be cumulative of every other right or remedy given hereunder. No covenant or condition of this Contract may be waived without consent of the parties. Forbearance or indulgence by either party shall not constitute a waiver of any covenant or condition of this Contract.

Section XXIV. Review of Contract

24.1 The CONSULTANT has carefully examined, reviewed, and accepted this Contract and there are no discrepancies, errors, omissions, ambiguities or conflicts in this Contract that are material to the CONSULTANT'S provision, performance or completion of the Work, the Contract price or Contract schedule that have not been clarified in writing by the BRA to the satisfaction of the CONSULTANT.

Section XXV. Right to Audit

25.1 The CONSULTANT shall establish and maintain a reasonable accounting system that enables BRA to readily identify the CONSULTANT's assets, expenses, costs of goods, and use of funds. BRA and its authorized representatives shall have the right to audit, to examine, and to make copies of or extracts from all financial and related records (in whatever form they may be kept, whether written, electronic, or other) relating to or pertaining to this Contract kept by or under the control of the CONSULTANT, including,
but not limited to those kept by the CONSULTANT, its employees, agents, assigns, successors, and subcontractors. Such records shall include, but not be limited to, accounting records, written policies and procedures; subcontract files (including proposals of successful and unsuccessful bidders, bid recaps, etc); all paid vouchers including those for out-of-pocket expenses; other reimbursement supported by invoices; ledgers; canceled checks; deposit slips; bank statements; journals; original estimates; estimating work sheets; Contract amendments and change order files; backcharge logs and supporting documentation; insurance documents; payroll documents; timesheets; memoranda; and correspondence.

25.2 The CONSULTANT shall, at all times during the term of this Contract and for a period of ten years after the completion of this Contract, maintain such records, together with such supporting or underlying documents and materials. The CONSULTANT shall at any time requested by BRA, whether during or after completion of this Contract, and at the CONSULTANT's own expense make such records available for inspection and audit (including copies and extracts of records as required) by BRA. Such records shall be made available to BRA during normal business hours at the CONSULTANT’s office or place of business and subject to a three day written notice. In the event that no such location is available, then the financial records, together with the supporting or underlying documents and records, shall be made available for audit at a time and location that is convenient for BRA.

25.3 The CONSULTANT shall ensure BRA has these rights with the CONSULTANT's employees, agents, assigns, successors, and subcontractors, and the obligations of these rights shall be explicitly included in any subcontracts or agreements formed between the CONSULTANT and any subcontractors to the extent that those subcontracts or agreements relate to fulfillment of the CONSULTANT’s obligations to BRA.

Section XXVI. Prohibition on Boycotting Israel

26.1 CONSULTANT hereby verifies that CONSULTANT:

i. Does not boycott Israel; and

ii. Will not boycott Israel during the term of this Contract.

Section XXVII. Notices

27.1 All notices, communications and reports required under the Contract shall be personally delivered or mailed to the respective parties by certified mail, return receipt requested at the addresses shown below, unless and until either party is otherwise notified in writing by the other party of a change in address. Mailed notices shall be deemed communicated as of five (5) days after mailing regular mail.
[SIGNATURES APPEAR ON FOLLOWING PAGE]
IN WITNESS WHEREOF, the parties have caused this Contract to be duly executed, intending to be bound thereby on this the ___ day of __________, 2018.

BRAZOS RIVER AUTHORITY  CONSULTANT

By: __________________________  By: __________________________

DAVID COLLINSWORTH
Title: GENERAL MANAGER/CEO
Date: __________________________

ACKNOWLEDGEMENTS

THE STATE OF ________ §
COUNTY OF ________ §

BEFORE ME, the undersigned authority, a Notary Public in and for the State of Texas, on this day personally appeared ____________________ known to me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledge to me that they executed same for and as the act and deed of CONSULTANT and for the purposes and consideration therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE on this the ___ day of __________, 2017.

______________________________
Notary Public, State of Texas

THE STATE OF TEXAS §
COUNTY OF McLENNAN §

BEFORE ME, the undersigned authority, a Notary Public in and for the State of Texas, on this day personally appeared David Collinsworth, General Manager/CEO, known to me to be the person and officer whose name is subscribed to the foregoing instrument, and acknowledge to me that they executed same for and as the act and deed of BRAZOS RIVER AUTHORITY and for the purposes and consideration therein expressed and in the capacity therein stated.

GIVEN UNDER MY HAND AND SEAL OF OFFICE on this the ___ day of __________, 2018.

______________________________
Notary Public, State of Texas
Exhibit A
Scope of Services

1. Services.

2. Consultant. The CONSULTANT acknowledges and agrees that this Contract is non-exclusive and the BRA makes no guarantee as to a minimum amount of work CONSULTANT will be asked to perform under this Contract. The BRA may, at its sole discretion, contract with other firms providing similar services.

3. Work Orders. In the event the BRA has work to be performed under this Contract, the BRA shall first determine whether the CONSULTANT is able and willing to perform the proposed work. However, there is no guarantee as to a minimum amount of work that BRA may have to be performed, and BRA may, at its sole discretion contract with other firms providing similar services to perform the proposed work. If the CONSULTANT is chosen to perform the work, the BRA shall issue a Work Order for the proposed work. The Work Order shall be substantially similar in form to the SAMPLE Work Order Form shown in Section 5 below. The Work Order shall detail the work to be performed in the scope of work, as well as provide a not to exceed amount for each task and the total amount of the Work Order. In addition, the CONSULTANT will provide a breakdown of the estimated personnel costs and expenses associated with each task. Work Orders shall be considered an extension of this Contract. In the event of a conflict between the terms of a Work Order and this Contract, the terms of this Contract shall control. Work Orders may not exceed twenty-five thousand dollars ($25,000). Projects that exceed twenty-five thousand dollars shall not be divided into multiple projects of less than twenty-five thousand dollars; neither shall multiple work orders be issued for a project that can reasonably be construed to be a single project in excess of twenty-five thousand dollars. In the event of a change order that would increase a Work Order above twenty-five thousand dollars, the BRA may, in its sole discretion, terminate the Work Order and seek proposals for the work in accordance with the BRA’s professional services procurement requirements. Over the life of the Contract, Work Orders shall not exceed $250,000 in aggregate value.

4. List of Daily and Hourly Rates. The daily and hourly rates utilized when performing Work under this Contract shall be in accordance with Exhibit “B”.

5. Payment Terms and Invoicing. The BRA normally will pay properly submitted PROVIDER invoices within thirty (30) days of receipt providing goods and/or services have been delivered, and accepted by BRA.

Invoices presented for payment must be submitted in accordance with instructions contained on the purchase order including reference to purchase order number and submitted to the following address for processing:

Brazos River Authority
Accounts Payable Department
PO Box 7555
Waco, Texas 76714-7555

PROVIDER may submit invoices electronically to the following AP email address: accounts.payable@brazos.org. Vendors/Providers who use the electronic service should not mail the original invoice.

6. **Form of Work Order.** Work Orders shall be in the following form (see next page):
## Work Order Agreement

Work Order No. ___

<table>
<thead>
<tr>
<th>BRA: Brazos River Authority</th>
<th>CONSULTANT:</th>
</tr>
</thead>
<tbody>
<tr>
<td>4600 Cobbs Drive</td>
<td></td>
</tr>
<tr>
<td>Waco, Texas 76710</td>
<td></td>
</tr>
</tbody>
</table>

Professional Services Contract (‘Contract’) Execution Date:

Project Name (‘Project’):

BRA Project Account Code:

Project Description:

- Attachments:
  - Exhibit 1. Scope of Work
  - Exhibit 2. Compensation for Services of Consultant

| Not To Exceed Total | $________ |

This Work Order is executed in contemplation of performance of work under the Contract and shall be deemed a part thereof. The terms and conditions of the Contract, including any amendments thereto, remain in full force and effect.

<table>
<thead>
<tr>
<th>BRAZOS RIVER AUTHORITY</th>
<th>CONSULTANT</th>
</tr>
</thead>
<tbody>
<tr>
<td>By:</td>
<td>By:</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td>Title:</td>
<td>Title:</td>
</tr>
<tr>
<td>GENERAL MANAGER/CEO</td>
<td></td>
</tr>
<tr>
<td>Date:</td>
<td>Date:</td>
</tr>
</tbody>
</table>

*Work Order Agreement above is a sample.*
Exhibit B
Compensation

Section I.  Compensation

1.1 CONSULTANT shall provide a not to exceed price for each Work Order issued under this Contract. No Work Order shall exceed twenty-five thousand dollars ($25,000). Over the life of the Contract, Work Orders shall not exceed $250,000 in aggregate value. The CONSULTANT shall be compensated for services actually performed on a time and materials basis, up to the contractual not-to-exceed limit set forth in the particular Work Order. The CONSULTANT shall submit invoices for services in a detailed format, with full back-up documentation, including but not limited to: task performed, time billed for each task; and the daily or hourly rate for performing each task.

Section II. Daily and Hourly Rates

2.1 CONSULTANT shall be compensated for services provided under each Work Order in accordance with the following rate table:
BRA: Brazos River Authority  
4600 Cobbs Drive  
Waco, Texas  76710

ENGINEER:  

Professional Services Contract ("Contract") Execution Date:  

Project Name ("Project"):  

BRA Project Account Code:  

Project Description:  

Attachments:  
Exhibit A-___. Scope of Services  
Exhibit B-___. Compensation for Services of ENGINEER

Not To Exceed Total

This Service Order is executed in contemplation of performance of Services under the Contract and shall be deemed a part thereof. The terms and conditions of the Contract, including any amendments thereto, remain in full force and effect.

BRAZOS RIVER AUTHORITY  

By: __________________________
Title: GENERAL MANAGER/CEO
Date: _________________________

ENGINEER

By: __________________________
Title: _________________________
Date: _________________________
EXHIBIT A-___
SCOPE OF SERVICES

Section I. Project Background And Overview

1.1

1.2

Section II. Objectives

2.1

Section III. Project Description And Required Tasks

3.1 The ENGINEER shall perform the following tasks, hereinafter referred to as the PROJECT:

   i. Task One:

   ii. Task Two:

   iii. Task Three:

Section IV. Project Requirements

4.1

Section V. Obligations Of The Engineer

5.1 In performing the SERVICES under the terms of this Agreement, ENGINEER shall:

   i. Coordinate all activities with BRA.

   ii. Perform PROJECT site visits as determined necessary by the ENGINEER to successfully accomplish the Tasks set forth herein.

   iii. Conduct telephone or video conferences with the BRA as requested by the BRA, to successfully accomplish the Tasks associated with this AGREEMENT and to assure that recommendations from the BRA are duly considered.

   iv. Prepare report to document investigation protocols and findings.

   v. Provide all deliverables required by the terms of this Agreement.

   vi. ENGINEER shall comply with all federal and state regulations.
vii. ENGINEER shall provide documentation of the ENGINEER’s Quality Control/Quality Assurance activity in each Task, demonstrating compliance with and fulfillment of the obligations of the ENGINEER as detailed in Section 6 of Exhibit A of the Contract.

viii. ENGINEER shall perform the services contemplated hereunder utilizing the following team: _______________________ In the event the ENGINEER desires to change members of the PROJECT team, the ENGINEER shall first notify the BRA in writing and obtain the written consent of the BRA for the substitution. In requesting authorization for substitutions of the PROJECT team, the ENGINEER shall provide documentation establishing similar levels of experience and qualifications.

Section VI. Project Task Schedule And Deliverables Schedule

6.1 ENGINEER shall complete the PROJECT Tasks and Deliverables in accordance with the following schedule:

i. Task One:

ii. Task Two:

iii. Task Three:

Section VII. Health & Safety Requirements

7.1 ENGINEER understands and acknowledges that ENGINEER may encounter potentially hazardous conditions while performing activities on or within the BRA’s facility.

7.2 ENGINEER understands and acknowledges that ENGINEER shall be solely responsible for his/her health and safety at BRA’s facilities and for evaluating the potential hazards at the BRA site, whether inherent to the site and its normal operation, or resulting from ENGINEER’s activities and practice.

7.3 ENGINEER shall notify BRA in advance of any activities or practices that have the potential to add to or exacerbate hazards inherent to the site and its normal operation. Such activities or practices shall not commence until BRA has prepared BRA personnel to operate and maintain the facility while such activities or practices are underway by ENGINEER.

7.4 BRA’s documents regarding known hazards and hazard mitigation have been developed by the BRA solely to meet the needs of BRA’s personnel performing routine duties concerning operation and maintenance of the facility. ENGINEER may, on request, receive a copy of the BRA’s known hazards and hazard mitigation plan. Such documents will be provided for ENGINEER’s information only.
7.5 ENGINEER shall provide a health and safety plan (HASP) to BRA at least ten (10) business days prior to site inspection activities outlining the ENGINEER's approach and health and safety practices for conducting the site inspections by its employees in accordance with this Scope of Services and consistent with the known hazards and site conditions. Health and safety protocols and practices shall be coordinated between the ENGINEER and BRA prior to ENGINEER's arrival on site, and particularly to avoid situations that would be unsafe to ENGINEER's employees.

7.6 ENGINEER will not be required to inspect an area that ENGINEER is otherwise obligated to inspect if an extraordinary or unanticipated hazardous condition that cannot be mitigated during the site visit prevents the ENGINEER from inspecting such area, unless the ENGINEER knew or reasonably should have known about and/or anticipated the condition; provided, however, if ENGINEER can utilize other means to inspect the area (e.g. utilize binoculars in lieu of hands-on), ENGINEER shall endeavor to inspect the area to the greatest extent possible utilizing such other means.
EXHIBIT B-___
COMPENSATION FOR SERVICES OF ENGINEER

Section I. Payment Terms

1.1 Payment for Services provided under this Service Order shall be based upon time and materials at the unit prices stipulated in the Contract, for a total not-to-exceed price of ________________ ($_____).

Section II. Invoicing

2.1 The BRA normally will pay properly submitted invoices within thirty (30) days of receipt, providing goods and/or services have been delivered and accepted as specified. The invoice must be submitted in accordance with instructions contained on the purchase order including reference to purchase order number.

Invoice(s) submitted via regular mail must be delivered to the following address:

Brazos River Authority
Attention: Accounts Payable
PO Box 7555
Waco, Texas 76714-7555

2.2 The ENGINEER may submit invoices electronically to the following Accounts Payable email address: accounts.payable@brazos.org. If an invoice has been submitted electronically, no original invoice should be sent via regular mail.

2.3 The BRA is exempt from paying Texas sales taxes. ENGINEER shall not charge BRA for such taxes. Proof of exemption is available upon request.