**CHAPTER V. PROCUREMENT**

**Introduction**

This section contains instruction and forms used for procurement procedures that will aid Grantees (cities, counties or sub-Grantees such as special districts and nonprofits) in the solicitation and contracting of professional services (i.e., grant administrators, engineers, architects, surveyors, landscape architects, and construction managers); construction services; and supply and delivery services for Idaho Community Development Block Grant (CDBG) funded projects.

The chapter is broken into three sections:

 Section A – Grant Administrator and Design Professional Procurement Process

 Section B – Construction Procurement Process

 Section C – Supply and Delivery Procurement Process

**Applicable Laws and Regulations**

2 CFR Part 200 – uniform administrative requirements

24 CFR Part 570 – community development block grant

Executive Orders 11246 & 11478 – equal employment opportunity

Idaho Code Title 67, Chapter 28 – purchasing by political subdivisions

Idaho Code Title 54, Chapter 19 – public works contractors

Idaho Code Title 67, Chapter 2320 – design professional qualification based selection

HUD CPD Notice 96-05

Grantees are responsible for the settlement and satisfaction of all contractual and administrative issues of procurement entered into in connection with CDBG programs. These responsibilities include ensuring all contracts funded in whole or in part with CDBG funds are awarded in accordance with federal and state law. Federal regulations stipulate that each state may adopt their own procurement regulations, which is called the Common Rule. Procurement procedures for the CDBG program are to be conducted in accordance with Idaho Code; therefore, CDBG procurement regulations are a combination of federal and state laws.

**Five Methods of Procurement**

A**.** Micro Procedure

B. Small Purchase Procedures

C. Competitive Sealed Bids - formal advertising

D. Competitive Negotiation/Proposals –Typically involves the procurement of design professionals (architect and engineering)

E. \*Noncompetitive Negotiation (sole source) is procurement through solicitation of a proposal from one (1) source. Circumstances under which a contract may be awarded by noncompetitive negotiation are limited to the following:

1. After solicitation from a number of sources, competition is determined inadequate;

2. The items or services required are available from only one (1) source;

3. If the Idaho Department of Commerce (IDC) authorizes the noncompetitive method; or

4. Public emergency for the requirement will not permit a delay resulting from competitive solicitation.

\*CDBG program rarely uses or can justify the use of sole source procurement with exception to some emergency situations. Contact your IDC Project Manager before pursuing sole source procurement.

**CDBG SPECIAL NOTES**

**Construction and Procurement Document Forms**

As long as the required CDBG clauses, provisions, and forms are included in the bidding document, IDC is flexible with the Grantee using the Engineers Joint Contract Document Committee (EJCDC) forms or America Institute of Architects (AIA) forms or the Grantee’s own construction document forms. IDC, however, highly recommends that the chosen forms in the bidding document are reviewed by the Grantee’s legal counsel. The EJCDC and AIA provisions can be amended.

The Grantee may choose to use their own supply and delivery document forms which would also need to include the CDBG supply and delivery supplemental conditions. If the Grantee does not have forms available, the EJCDC has forms developed for supply and delivery procurement contracts which could be utilized. Forms include instruction to bidders, agreement form, performance bond, general conditions, and supplemental conditions.

**Prior Procurement**

If the procurement of a grant administrator, design professional, or contractor occurred prior to award of CDBG funding and the Grantee plans to use CDBG funds to pay for any of these services, the procurement process must have met CDBG procurement requirements, occurred within the last three years, and be documented before CDBG funds can be used to pay for those services. There is the possibility that if a pre-qualified list (such as a Request for Qualifications) was established and the process of developing this list met CDBG standards, the grant funds could be expended on those services. If this is the case, contact your IDC Specialist before application submission.

Cities/counties may accept proposals or bids from companies, non-profits or persons that have provided guidance and technical assistance in establishing the procurement process as long as the process is open and competitive. Also, the procurement requirements or evaluation criterion must not be unreasonably restrictive.

**Force Account Labor**

If the Grantee chooses to use force account labor (their own staff) to administer, design, engineer, inspect, or construct a CDBG project, the Grantee must maintain detailed timesheets of hours worked on the project, rate of pay, and signed time sheets. If force account labor is used for construction, prevailing wage rates are not applicable. Any force account labor used will need to meet required certification or licensing.

**Solicitation Summaries**

For construction or supply and delivery bidding opportunities, IDC staff will submit a list of the approved projects to the Idaho Procurement Technical Assistance Center (PTAC) who provides project or bid notices to PTAC’s clients and ITD’s designated Disadvantaged Business Enterprises (DBEs) program. For Grant Administration and Design Professional Request for Proposals (RFP) opportunities, it is the Grantee’s responsibility to submit the Idaho Procurement Assistance Solicitation Notice to IDC. (Exhibit C)

**Pre-Fabricated or Modular Buildings**

If a pre-fab or modular building is part of the project, the Grantee will need to ensure the building meets all required building codes including electrical, plumbing, structural, and modular. Contact the local building department about code requirements.

**Construction Manager** Representative **(Idaho Code 54-4511)**

Grantees may wish to contract with a licensed Construction Manager (individual or firm) to provide the coordination of a construction project. Coordination activities include scheduling, estimating and approval, coordinate, manage or direct phases of a project for the construction, demolition, alteration, repair or reconstruction of any public work. Before contracting with the Construction Manager Representative, contact your IDC Specialist.

**Construction Manager** / General Contractor **(Idaho Code 54-1902)**

Grantees may wish to contract with a Construction Manager General Contractor (individual or firm) to act as both the construction manager and general contractor provided the CMGC has a valid public works license. Before contracting with the Construction Manager General Contractor, contact your IDC Specialist.

**Definitions:**

Responsible Bidder

A bidder who has adequate financial resources to perform the contract, ability to comply with performance schedule, satisfactory performance record, necessary construction equipment and is eligible to receive award under applicable laws.

Responsive Bid

A bid which conforms exactly to the requirements in the advertisement for bid.

**SECTION A**

**CDBG Grant Administrator and Design Professional Procurement Process**

CDBG funds can be used to pay for the services of a certified grant administrator and licensed design professional. The Grantee may choose to contract out for professional services or perform these services with their own staff (force account or in-kind).

If the Grantee determines to contract out for grant administration or design professional services in order for these services to be eligible for CDBG funding, a Grantee must follow a combination of federal and state procurement laws. This process is known as Qualification Based Selection (QBS). QBS is the selection of professional services based on qualifications as established and valued in the RFP.

Exhibits in this section include:

* Detailed Request for Proposals for Administrative Services, Sample Format
* Request for Proposals for Administrative Services, Published Ad
* PTAC Solicitation Notice
* Evaluation Rating Sheet (for recording proposal scores)
* Grant Administration Contract, Sample Format
* Request for Proposals for Design Professional Services, Sample Format
* Request for Proposals for Design Professional Services, Published Ad
* Interview Questions (Design Professional), Sample
* CDBG Agreement Attachment between Owner and Design Professional

These forms are designed to allow Grantees to fill in the blanks and are very helpful when utilized during the procurement process for professional services.

**GRANT ADMINISTRATION PROCUREMENT**

Due to the complexities of the federal and state rules and regulations that accompany a CDBG project, IDC requires that an IDC certified grant administrator provide administrative services to implement the grant. An overview of grant administration services may include but is not limited to:

* Understand community’s need
* Define a project to meet the need
* Determine project eligibility
* Efficiently integrate CDBG with other funding sources (if applicable)
* Environmental review
* Prepare CDBG application
* Assist in presentations
* Ensure performance, procurement, property acquisition, relocation, environmental review, bidding, labor standards, financial management, citizen participation, civil rights, fair housing, and 504 activities comply with applicable federal and state regulations during course of the project
* Resolve compliance issues
* Maintain files
* Submit reports
* Prepare Request for Funds

**Micro Purchase Procedure (estimated cost less than or equal to $25,000)**

The Grantee may procure grant administration services from any IDC certified grant administrator believed to provide the best value. The Grantee’s procurement procedures should be determined by their governing board.

At a minimum the following requirements will need to be met:

* Documentation from the Grantee of the procedures used to hire the Grant Administrator.
* Execute Grant Administration Contract (Exhibit E) with the Grant Administrator.
* Send signed contract to IDC. No payment will be made for grant administrative services until signed contract is received

**Small Purchase Procedure (estimated cost between $25,001 and $100,000)**

The following process should be used:

A. Prepare an RFP (Exhibit A)

1. The RFP shall indicate that proposals will be evaluated based on the following (QBS) criteria format and the points associated with each criteria. Each criterion has a point range from 10 to 30. It is up to the Grantee to determine the value of each criterion (between 10 to 30 points) for a total 100 points. The following criteria shall be used for evaluating the written proposals**:**

Capability to Perform Project 10-30 pts.

Relevant Project Experience 10-30 pts.

Qualifications of Project Team 10-30 pts.

Project Approach and Schedule 10-30 pts.

Total Proposal Points Possible =100 pts.

Selection Committee Interview

(Optional) 10-30 pts.

Total Points Possible =110 - 130 pts.

**Note: If a Grantee expects to receive a high number of proposals, the Grantee has the option of interviewing only the top scoring proposals based on the written proposals. However, the intent of potentially implementing of this option must be identified in the RFP.**

B. Solicitation of an RFP

1. Write, fax or email your RFP to three (3) or more grant administrators and/or publicly advertise the RFP (Exhibit B). At least seven days shall be allowed to submit proposals. Proposals must be in writing. Send PTAC Solicitation Notice to IDC (Exhibit C).

2. Identify all proposals received and/or reasons proposals were not received. This information must be documented in the project file.

3. There are different RFP solicitation scenarios that can be used on CDBG projects. Grantees can seek administrative services for either specified CDBG funded projects, services for a period of time (limited to three (3) years), or establish a list of certified grant administrators.

**Note*:* All grant administrators must be certified by IDC prior to contract award.**

C. Rank the Proposals

1. At least three (3) people must be on the selection committee. Individual Evaluation Rating sheets (Exhibit D) must be completed and signed by each selection committee member. No member of the selection committee can have an affiliation with a bidder submitting a proposal.

2. Complete the Summary Evaluation Rating sheet (Exhibit D) to determine the highest scoring firm, which is a combination of written proposal and interview points (if applicable), as averaged by the committee.

D. Negotiate and Execute Contract

1. Contact highest ranked firm and negotiate an agreement, a detailed scope of work, fee, and schedule. Negotiation does not need to be tense and unpleasant; it can be positive if approached with an attitude of strength, cooperation and informed compromise. If an agreement cannot be reached with the top-ranked firm, the Grantee can move on to negotiate with the second-ranked firm, and so on.

2. Before execution of the contract the Grantee must provide documentation of the solicitation, copies of the evaluation forms, and a draft of the contract to the IDC for review and approval.

3. Execute Grant Administration Contract (Exhibit E) with the Grant Administrator. Send signed contract to IDC. No payment will be made for grant administrative services until signed grant administration contract is received.

**Grant Administration – Competitive Negotiation/Proposals (estimated more than $100,001)**

The competitive negotiation method of procurement must be utilized if the amount of grant administration work exceeds $100,000 (federal and/or local funds). In order for these services to be CDBG eligible, the Grantee must follow the design professional’s procurement format for competitive selection.

**DESIGN PROFESSIONAL PROCUREMENT**

Almost all CDBG construction projects will need the services of at least one design professional. Design professionals are required to be licensed by the State of Idaho. An overview of design professional services may include but is not limited to:

* Understand the Grantee’s needs
* Prepare a facility study
* Feasibility analysis
* Environmental Review assistance
* Plan, design, and engineering of construction project
* Prepare bidding documents
* Design project within budgetary constraints and applicable regulatory codes
* Cost estimation
* Bidding activities
* On-site observation of construction work
* Consult with owner regarding construction progress and quality
* Conduct inspection of work
* Prepare punch list
* Provide warranty inspection
* Review and certify contractor pay applications
* Compose an operation and maintenance manual

**Small Purchase Procedure (estimated cost less than or equal to $25,000)**

The Grantee can procure design professional services from any licensed designed professional believed to provide the best service. The Grantee’s procurement procedures should be determined by their governing board, but at minimum the procedures should include selection based on demonstrated competence and qualifications to perform the type of service required.

At a minimum the following requirements will need to be met:

* Documentation from the Grantee of the procedures used to hire the Design Professional.
* Execute contract with the CDBG Agreement Attachment between Owner and Design Professional (Exhibit I) only if CDBG is paying for design professional services, as part of the contract, and
* Submit signed contract to IDC. No payment will be made for design professional services until signed design professional contract is received.

**Competitive Negotiation/Proposals (estimated cost more than $25,001)**

The following steps need to be followed:

1. Prepare a RFP an RFP (Exhibit F) is a formal announcement that the community wants to hire a design professional. It identifies the community’s intent to hire a Design Professional for the project. The RFP should:
2. Indicate that proposals will be evaluated based on the QBS criteria format and the points associated with each criteria. Each criterion has a point range from 10 to 30. It is up to the Grantee to determine the value of each criterion (between 10 to 30 points), for a total 100 points The following criteria shall be used for evaluating the written proposals**:**

Capability to Perform Project 10-30 pts.

Relevant Project Experience 10-30 pts.

Qualifications of Project Team 10-30 pts.

Project Approach and Schedule 10-30 pts.

Total Proposal Points Possible =100 pts.

Selection Committee Interview

(Optional) 10-30 pts.

(See Exhibit H – Interview Questions)

Total Points Possible =110 - 130 pts.

**Note: If a Grantee expects to receive a high number of proposals, the Grantee has the option of interviewing the top scoring firms based on the written proposals. However, the intent of potentially implementing this option must be identified in the RFP.**

1. Outline the Scope of Services the community is seeking. Even if the immediate need is just an engineering report or facilities plan, make it clear that the proposal should cover the entire proposed project.
2. Choose solicitation scenarios that can be used on CDBG projects. Choose the scenario that is most effective for the Grantee:

a. If the Grantee is soliciting for **facilities plan or preliminary engineering review** **services**, THEN depending on the recommendation of the studies, the Grantee may choose to expand the engineering services to include design and construction administration.

Example: “The City of Gem is accepting proposals for engineering services to conduct a facility study of the city owned wastewater treatment plant. The city may expand engineering services to include planning, design and construction administration of improvements to the treatment plant.”

1. If the Grantee plans to solicit services for a **specific CDBG funded project** and has already completed a facility plan or preliminary engineering/architectural report.

Example: RFP – “The City of Gem is requesting proposals from qualified engineers to provide engineering and associated services for the planning, design, and construction administration of a wastewater treatment plant upgrade project.”

c. If the Grantee is soliciting to establish a **list of qualified engineering firms** to develop a pool of firms to work on potential future projects.

Example: RFQ – “The City of Gem is accepting written proposals from qualified engineering firms for civil engineering services for planning, design and construction administration of city owned infrastructure. Services will be for a period of one year with two optional years.”

1. Identify the community contact person, proposal deadline, and number of hard copies and/or electronic version.

B. Advertise an RFP (Exhibit G)

Cities and Counties – The first publication of the RFP shall be at least two (2) weeks before the proposal submission due date. The RFP shall be published at least twice, not less than one (1) week apart, in a local newspaper of general circulation. **If part of the project funding is from a Local Improvement District or Business Improvement District, additional publications may be required (3 weeks to respond).**

**Note: All sub-recipients will need to follow the same publishing and solicitation time frames as established with their sponsoring city or county.**

1. Forward to IDC a copy of the Solicitation Notice (Exhibit C) before first date of newspaper advertisement.

C. Ranking of Proposals

1. Upon receiving the proposals, rank the design professionals’ proposals based on criteria established in the RFP. This does include the written proposal and oral interview given to the selection committee (Exhibit H).

2. At least three (3) people must be on the selection committee. Individual rating sheets (Exhibit D) must be completed and signed by each selection committee member. No member of the selection committee can have an affiliation with a bidder submitting a proposal.

3. Complete a Summary Rating Sheet (Exhibit D) to determine the highest ranked firm. Do not forget to check references of each firm. Point totals should be an average of all rating sheets.

1. Complete Summary Rating Sheet to determine the highest scoring firm, which is a combination of a written proposal and interview points as averaged by the committee.

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| EXAMPLE:  | Selection Committee |  |  |  |  |
|  |  |  |  |  |  |  |  |
| Design Professionals | Joe | Carol |  Jordan | Total |  |  |
| A Cooper Engineers | 120 | 116 | 110 |  | 346/3 | = | 115.3 |
| Pritchett Associates | 115 | 107 | 113 |  | 335/3 | = | 111.6 |
| JT Engineering | 110 | 106 | 105 |  | 321/3 | = | 107.0 |
| Mike Brady Planners | 101 | 95 | 91 |  | 287/3 | = | 95.6 |

 Highest Ranking Firm = A Cooper Engineers

D. Negotiate and Execute Contract

1. Contact highest ranked firm and negotiate an agreement, a detailed scope of work, fee, and schedule. Negotiation does not need to be tense and unpleasant, it can be fruitful and positive if approached with an attitude of strength, cooperation and informed compromise. If agreement cannot be reached with the first-ranked firm, the Grantee can move on to negotiate with the second-ranked firm and so on.

2. Before execution of the contract the Grantee must provide documentation of the solicitation, copies of the evaluation forms, and a draft of the contract to the IDC. Note: These maybe submitted with grantee application.

3. Execute agreement with the CDBG Agreement Attachment between Owner and Design Professional (Exhibit I) only if CDBG funds are paying for design professional services. Send signed contract to IDC. No payment will be made for design professional services until an executed design professional services contract is received.

**EXHIBITS**

**FOR**

**SECTION A**

**CDBG Grant Administrator and Design Professional Procurement Process**

 **Exhibit Name Page No.**

A Request for Proposals for Administrative Services, Sample Format 17

B Request for Proposals for Administrative Services, Published Ad 21

C PTAC Solicitation Notice 23

D Evaluation Rating Sheet 25

E Grant Administration Contract, Sample Format 27

F Request for Proposals for Design Professional Services,

 Sample Format 35

G Request for Proposals for Design Professional Services,

Published Ad 37

H Interview Questions (Design Professional), Sample 39

I CDBG Agreement Attachment between Owner and Design Professional 41

**REQUEST FOR PROPOSALS FOR GRANT ADMINISTRATIVE SERVICES**

(Sample Format)

The City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ is requesting proposals for services to assist the city/county in project planning and development; grant writing; and obtaining and managing Idaho Community Development Block Grant (CDBG) funds for the completion of the (project name) project.

Reimbursement for grant administration activities will be contingent on the city/county receiving CDBG funds. The agreement will be on a fixed price basis with payment terms to be negotiated with the selected offeror.

Services to be provided include:

1. Pre-Development stage to include: (services not eligible for CDBG funding)
	1. Project planning and development
	2. Income survey
	3. Writing CDBG application

2. Grant Administration to include: (services eligible for CDBG funding)

1. Project Set-Up – file set-up, facilitating financial management procedures including cost allocation plan, meetings with grantee and stakeholders, submission of pre-contract documents, responding to inquiries, and explaining CDBG requirements to the (City or County) and/or sub-recipient.
2. Environmental Review – Conducting an environmental review that complies with 24 CFR Part 58. Duties include, but are not limited to, assessing project site, touring the site, gathering and verifying documentation, determining clearance level, preparing an environmental review record, and collecting any technical environmental studies from the design professional. Publishing and posting public notices. Gathering and tracking comments. Debriefing (City or County) on the review. Establishing mitigation measures. Securing environmental concurrence with the Idaho Department of Commerce (IDC).
3. Acquisition and Relocation – Ensure (City or County) complies with the Uniform Relocation Assistance and Real Property Acquisition Policies Act for any property, permanent easements or long-term leases acquired for the CDBG project. Completing the grantee’s anti-displacement and relocation plan, touring of the project site, determining acquisition activity, ensuring grantee meets either the voluntary, basic, or donation requirements as per the Uniform Act. Meeting with property owners. Submission of documentation to IDC.
4. Labor Monitoring – Ensuring construction contractors are meeting the requirements of the Davis Bacon Act, Copeland Act, CWHSSA and Fair Labor Standards Act. Duties include, but are not limited to, educating contractors about the labor requirements, providing labor documents and forms to contractors and their sub-contractors, identifying appropriate wage determination, requesting additional wage classifications, reviewing and tracking payrolls, conducting employee interviews on-site or mail, traveling to project site, observing workers, comparing payroll reports with interview information, documenting payroll reviews, identifying and investigating errors with contractor, reporting and facilitating the correction of errors or problems to IDC, and completion of required labor reports.
5. Project Monitoring (during procurement and construction) – Assist (City or County) in setting up the procurement and then the selection of a design professional and/or contractors in accordance with CDBG requirements. Participating in pre-bid, pre-construction and construction progress meetings. Review of bidding documents, construction progress monitoring, reporting, and construction close-out. Observing construction progress. Monitoring design professional procurement process.
6. Financial management duties which includes coordinating contractor and design professional pay applications, preparation of CDBG request for funds, submission of request to IDC and ensuring proper disbursement of CDBG expenditures.
7. Civil Rights – Equal Access – Completing CDBG civil rights activities and documents. Duties include explaining and educating contractors on compliance with Section 3 requirements and hiring disadvantaged business enterprises. Submission of RFP to Idaho PTAC. Ensuring accurate completion of Section 3 Reports and the Contractor / Sub-contractor Activity Report. Assisting the (City or County) in conducting a Limited English Proficiency (LEP) four-factor analysis. Submission of (City or County) profiles. Promoting disadvantaged business enterprises and fair bidding practices. Ensure public display of Equal Employment Opportunity (EEO) posters.
8. Fair Housing Plan – Helping to ensure the (City or County) is taking steps to affirmatively further fair housing. Duties include helping the (City or County) understand and adopt the fair housing resolution, proclaiming fair housing month, and displaying fair housing information. Assisting and guiding the (City or County) in completing a fair housing assessment, including identifying impediments and actions to mitigate any impediments.
9. 504 / ADA Self Evaluation and Transition Plan – Assisting the (City or County) in conducting a self-evaluation of its facilities, services, and programs. Helping to develop and implement a transition plan and the effective communication checklist. Ensuring the (City or County) has a 504 coordinator, non-discrimination policy and grievance procedure in-place.
10. Project Close-Out – Documentation that the (City or County) has met their CDBG national objective and contractual performance requirements. Completing ICDBG closeout documents for review and signature. Ensure all project and close out documents are submitted and approved by IDC. Ensure requested documents, concerns, and findings are addressed and resolved.

Responses should include and will be evaluated according to the following criteria:

Capability to Perform Project (i.e., firm’s history, areas of expertise, address of office that will manage project, length of time in business, firm’s legal structure, firm’s commitment to provide necessary resources to perform and complete project). (10-30 pts.)

Relevant Project Experience (i.e., description of other projects executed by the firm that demonstrate relevant experience; list of public sector clients for whom you have performed similar work in the past five years, include name, address, and phone number of a person who can be contacted regarding the firm’s performance on the project). (10-30 pts.)

Qualifications of Project Team (i.e., résumé for the key people assigned to the project including sub-consultants; key personnel roles and responsibilities on this project; identify project manager who will be responsible for the day-to-day management of project tasks and will be primary point of contact). (10-30 pts.)

Project Approach and Schedule (i.e., the tasks that must be accomplished to complete the project; how the firm proposes to execute the tasks; unique aspects of the project and alternative approaches the owner might wish to consider). (10-30 pts.)

Selection Committee Interview (Optional) - Firms may be asked to make brief presentations covering their relevant experience, their understanding of the project’s requirements and their own approach to designing and supervising the job. (10-30 pts.)

 Total Points Possible = 130

If applicable, selection of finalists to be interviewed will be based on an evaluation of the written responses. Award will be made to the most qualified administrator whom is deemed most advantageous to the \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ City/County, all evaluation criteria considered.

Questions and responses should be directed to:

 Project Contact Person \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Address

 City, State Zip Code

 Phone number

 Email address

All responses must be postmarked no later than \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (date).

Please state "Project Name and Administrative Services Proposal" on the outside of the response package. Please provide \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (number of copies).

The agreement will be on a fixed price basis, with payment terms to be negotiated with the selected offeror.

The City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ reserves the right to negotiate an agreement based on fair and reasonable compensation for the scope of work and services proposed, as well as the right to reject any and all responses deemed unqualified, unsatisfactory or inappropriate.

***Optional: If administrative services are expected to be over $100,000.***

 **REQUEST FOR PROPOSALS FOR ADMINISTRATIVE SERVICES**

(Published Advertisement)

The City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ is requesting proposals from qualified consultants for the planning, development, grant writing, and administration of a (\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (Project Description) \_\_\_\_\_\_\_\_\_ .

The City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ anticipates applying for federal grant assistance to fund the project.

The a copy of the RFP can be obtained from the City/County at \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Proposals will be evaluated and ranked on the following criteria. The maximum point value of each criterion is shown in parentheses:

 Capability to Perform Project ( )

 Relevant Project Experience ( )

 Qualifications of Project Team ( )

 Project Approach and Schedule ( )

 Selection Committee Interview ( )

The relative importance of each area is shown in parentheses.

Proposals are due in the (City or County Clerk) office at the following address

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Proposals are due by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_and \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

 (time) (date)

The City or County reserves the right to reject any and all proposals.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 (Mayor/Commissioner Name)

Published: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (date of 1st & 2nd publishing)

**IDAHO PROCUREMENT TECHNICAL ASSISTANCE CENTER (PTAC)**

**SOLICITATION NOTICE**

Applicable to: Grant Administration or Engineering/Architectural

Grantee:

Address:

Contact Person: Phone:

Date Submitted:

Type of service for which bids will be solicited: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Brief project description or list of activities:

Proposal Due Date

Submit form to:

IDC Specialist

Idaho Department of Commerce

700 West State Street

Boise, ID 83702-0093

Ph: (208) 334-2470

Fax: (208) 334-2631

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| Individual or Summary (circle one) Evaluation Rating SheetDESIGN PROFESSIONAL OR ADMINISTRATIVE (CIRCLE ONE) SERVICES\*Points in categories must be the same as on RFP | Comments |  |  |  |  |  | Rater’s Signature and Date: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ |
| Total Points |  |  |  |  |  |
| SelectionCommitteeInterview \*\_\_\_\_\_Pts.Pts. Awarded |  |  |  |  |  |
| ProjectApproach &Schedule\*\_\_\_\_\_Pts.Pts. Awarded |  |  |  |  |  |
| Qualificationsof ProjectTeam\*\_\_\_\_\_Pts.Pts. Awarded |  |  |  |  |  |
| RelevantProjectExperience\*\_\_\_\_\_Pts.Pts. Awarded |  |  |  |  |  |
| Capability\*\_\_\_\_\_Pts.Pts. Awarded |  |  |  |  |  |
| Name of Bidder |  |  |  |  | TOTAL |

**This form is provided for assistance only. It does not constitute legal advice and is not a substitute for the Grantee’s independent legal obligation to make sure Grantee fully complies with state and local legal requirements. If Grantee has any question about its legal responsibilities, it should seek the advice of a licensed attorney.**

**GRANT ADMINISTRATION CONTRACT**

This contract is entered into this \_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_, by and between the City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, Idaho, herein referred to as the “City or County” and (name of Administrator), whose address is \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, herein referred to as the "Administrator", Witnessed:

WHEREAS, the (City/County) has made application to and has been approved by the Idaho Department of Commerce, herein referred to as "the Department”, for the receipt of grant funds under the Idaho Community Development Block Grant (CDBG) Program for purposes of (description of project); and

WHEREAS, the (City/County) desires to engage the Administrator to render certain services related to the administration of the above described CDBG project; and

WHEREAS, the (City/County) has complied with provisions for solicitation of contractors as cited in OMB Super Circular 2 Part 200; and

WHEREAS, to ensure effective management of the above project, it is deemed to be in the best interests of the (City/County) to enter into an agreement with the Administrator as hereinafter provided;

NOW, THEREFORE, the parties hereto do mutually agree as follows:

1. EMPLOYMENT OF CONTRACTOR

The (City/County) agrees to engage the Administrator, and the Administrator agrees to provide the services described in Section 6 in order to provide for the (administering and managing, engineering, architectural, audit etc.) of the CDBG project for the (City/County) as approved by the Department.

2. EMPLOYEE-EMPLOYER RELATIONSHIP

The contracting parties warrant by their signature that no employer-employee relationship is established between the Administrator and the (City/County) by the terms of this contract. It is understood by the parties hereto that the Administrator is an independent contractor and as such neither it nor its employees, if any, are employees of the (City/County) for purposes of tax, retirement system or social security (FICA) withholding.

3. CONTRACTOR’S INSURANCE

The Administrator warrants that it has obtained, and will maintain at its expense for the duration of this Contract, statutory worker's compensation coverage, employer's liability, and comprehensive general liability insurance coverage for its principals and employees for the services to be performed hereunder. The comprehensive general liability insurance shall have, at a minimum, a coverage limit of at least one hundred thousand dollars ($100,000) per claim, and five hundred thousand dollars ($500,000) aggregate.

4. LIAISON

The (City/County's) designated liaison with the Administrator is . The Administrator's designated liaison with the (City/County) is. .

5. EFFECTIVE DATE AND TIME OF PERFORMANCE

This Contract takes effect on \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. The services to be performed by the Administrator will be completed no later than .

1. SCOPE OF SERVICES

The Administrator will perform the services as identified and explained on Attachment “A” Scope of Work.

It is understood and agreed by the parties that the services of the Administrator do not include any of the following: the disbursement or accounting of funds distributed by the (City/County's) financial officer, legal advice, fiscal audits or assistance with activities not related to the CDBG project.

7. COMPENSATION

For the satisfactory completion of the services to be provided under this contract, the (City/County) will pay the Administrator a sum, not to exceed $\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_. The amount paid out for each scope of work activity is identified on Attachment “A” Scope of Work.

8. CONFLICT OF INTEREST

The Administrator warrants that it presently has no interest and will not acquire any interest, direct or indirect, in the CDBG project that would conflict in any manner or degree with the performance of its services hereunder. The Administrator further covenants that, in performing this contract, it will employ no person who has any such interest. Should any conflict of interest, as defined by the CDBG Administrative Rules, arise during the performance of this contract, it will be disclosed and managed according to the CDBG rules.

9. MODIFICATION AND ASSIGNABILITY OF CONTRACT

This contract contains the entire agreement between the parties, and no statements, promises or inducements made by either party or agents of either party, that are not contained in the written contract, are valid or binding. This contract may not be enlarged, modified or altered except upon written agreement signed by both parties hereto. The Administrator may not sub-contract or assign its rights (including the right to compensation) or duties arising hereunder without the prior written consent of the (City/County) and the Idaho Department of Commerce. Any sub-contractor or assignee will be bound by all of the terms and conditions of this contract.

10. TERMINATION OF CONTRACT

This contract may be terminated as follows:

a. Termination due to loss of funding.

 In the event that the Department reduces or terminates payments under the CDBG Program so as to prevent the (City/County) from paying the Administrator with CDBG funds, the (City/County) will give the Administrator written notice which sets forth the effective date of the termination and explains the reasons for the termination. The notice shall also describe the conditions for any reimbursement for any work completed.

b. Termination for Convenience

 The (City/County) may terminate this contract in whole, or in part, for the convenience of the (City/County) when both parties agree that the continuation of the project is not in the best interest of both parties and that further expenditure of funds will not produce any results. The parties shall agree in writing, upon the conditions, effective date, and fair and reasonable payment for work completed.

c. Termination for Cause

i. If the (City/County) determines that the Administrator has failed to comply with the terms and conditions of this contract, it may terminate this contract in whole, or in part, at any time before the date of completion. If the Administrator fails to comply with any of the terms and conditions of this contract, the (City/County) may give notice, in writing, to the Administrator of any or all deficiencies claimed. The notice will be sufficient for all purposes if it describes the default in general terms. If all defaults are not cured and corrected within a reasonable period as specified in the notice, the (City/County) may, with no further notice, declare this Contract to be terminated. The Administrator will thereafter be entitled to receive payment for those services reasonably performed to the date of termination, less the amount of reasonable damages suffered by the (City/County) by reason of the Administrator's failure to comply with this contract.

ii. Notwithstanding the above, the Administrator is not relieved of liability to the (City/County) for damages sustained by the (City/County) by virtue of any breach of this contract by the Administrator, and the (City/County) may withhold any payments to the Administrator for the purpose of setoff until such time as the amount of damages due the (City/County) from the Administrator is determined.

 11. DOCUMENTS INCORPORATED BY REFERENCE

 The (City's/County's) application to the Department for CDBG funding, dated \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_, and all applicable federal and state statutes and regulations are incorporated into this contract.

12. CIVIL RIGHTS ACT OF 1964

 The Administrator will abide by the provisions of the Civil Rights Act of 1964 that states under Title VI, no person may, on the grounds of race, color or national origin, be excluded from participation in, be denied the benefits of or be subjected to, discrimination under any program or activity receiving federal financial assistance.

13. SECTION 109 OF THE HOUSING AND COMMUNITY DEVELOPMENT ACT OF 1974

 The Administrator will comply with the following provision: No person in the United States may, on the grounds of race, color, national origin or sex, be excluded from participation in, be denied the benefits of or be subjected to, discrimination under any program or activity funded in whole or in part, with the funds made available under this title. Any prohibition against discrimination on the basis of age under the Age Discrimination Act of 1975 or with respect to an otherwise qualified handicapped individual as provided in Section 504 of the Rehabilitation Act of 1973 will also apply to any such program or activity.

14. SECTION 3 OF THE HOUSING AND URBAN DEVELOPMENT ACT OF 1968

The Administrator will ensure that, to the greatest extent feasible, opportunities for training and employment arising in connection with this CDBG assisted project will be extended to lower income project area residents. Further, the Administrator will, to the greatest extent feasible, utilize business concerns located in or substantially owned by residents of the project area in the award of contracts and purchase of services and supplies.

15. MINORITY BUSINESS ENTERPRISE

 Consistent with the provisions of Executive Order 11246 and OMB Super Circular 2 Part 200, the Administrator will take affirmative steps to ensure minority businesses are used when possible as sources of supplies, equipment, construction, and services. Additionally, the Administrator must document all affirmative steps taken to solicit minority businesses and forward this documentation along with the names of the minority sub-contractors and suppliers to the (City/ County) upon request.

16. NONDISCRIMINATION

 The Administrator will not discriminate against any employee or applicant for employment on the basis of race, color, religion, creed, political ideas, sex, age, marital status, physical or mental handicap or national origin.

17. OWNERSHIP AND PUBLICATION OF MATERIALS

 All reports, information, data, and other materials prepared by the Administrator pursuant to this contract are to be the property of the (City/County) and the Department which has the exclusive and unrestricted authority to release, publish or otherwise use, in whole or part. All such materials developed under this contract shall not be subject to copyright or patent in the United States or in any other country without the prior written approval of the (City/County) and the Department.

18. REPORTS AND INFORMATION

 The Administrator will maintain accounts and records, including personnel, property, and financial records, adequate to identify and account for all costs pertaining to this contract and such other records as may be deemed necessary by the (City/County) to ensure proper accounting for all project funds, both federal and non-federal shares. These records will be made available for audit purposes to the (City/County) or its authorized representative, and will be retained for four (4) years after the expiration of this contract.

19. ACCESS TO RECORDS

 It is expressly understood that the Administrator's records relating to this contract will be available during normal business hours for inspection by the (City/County), the Department, the U.S. Department of Housing and Urban Development, the U.S. Comptroller General, Office of Inspector General, and, when required by law, representatives of the State of Idaho.

20. CONSTRUCTION AND VENUE

 This Administrator will be construed under and governed by the laws of the State of Idaho. In the event of litigation concerning it, venue is the \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ Judicial District in and for the County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, State of Idaho.

21. INDEMNIFICATION

 The Administrator waives any and all claims and recourse against the (City/County), including the right of contribution for loss and damage to persons or property arising from, growing out of or in any way connected with or incident to, the Administrator's performance of this contract except for liability arising out of concurrent or sole negligence of the (City/County) or its officers, agents or employees. Further, the Administrator will indemnify, hold harmless, and defend the (City/County) against any and all claims, demands, damages, costs, expenses or liability arising out of the Administrator’s performance of this contract except for liability arising out of the concurrent or sole negligence of the (City/County) or its officers, agents or employees.

22. LEGAL FEES

 In the event either party incurs legal expenses to enforce the terms and conditions of this contract, the prevailing party is entitled to recover reasonable attorney fees and other costs and expenses, whether the same are incurred with or without suit.

23. SPECIAL WARRANTY

 The Administrator warrants that nothing of monetary value has been given, promised or implied as remuneration or inducement to enter into this contract. The Administrator further declares that no improper personal, political or social activities have been used or attempted in an effort to influence the outcome of the competition, discussion or negotiation leading to the award of this contract. Any such activity by the Administrator shall make this contract null and void.

IN WITNESS WHEREOF, the parties hereto have executed this contract on the \_\_\_\_\_\_\_\_\_ day of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_, 20\_\_\_.

GRANT ADMINISTRATOR CITY/COUNTY OF

BY: BY:

Grant Administrator Chief Elected Official’s Signature

Title Title

Date Date

Attest: Attest:

ATTACHMENT A

SCOPE OF WORK

The Grant Administrator shall perform the activities as identified in this scope of work.

Pre-Development Stage:

The City/County agrees to pay the Administrator a sum not to exceed $\_\_\_\_\_\_\_\_\_\_\_\_ for Pre-Development services not paid by CDBG:

1. Project planning and development
2. Conducting Income survey
3. Preparing and writing CDBG application

Grant Administration:

Activities (1 thru 9) listed below will be contingent on the City/County receiving CDBG funding.

1. Project Set-Up – file set-up, facilitating financial management procedures including cost allocation plan, meetings with grantee and stakeholders, submission of pre-contract documents, responding to inquiries, and explaining CDBG requirements to the (City or County) and/or sub-recipient. These services will be completed for a lump sum amount of $\_\_\_\_\_\_\_\_\_\_\_\_.

1. Environmental Review – Conducting an environmental review that complies with 24 CFR Part 58. Duties include, but are not limited to, assessing project site, touring the site, gathering and verifying documentation, determining clearance level, preparing an environmental review record. Publishing and posting public notices. Gathering and tracking comments. Collecting any technical environmental studies from design professional. Debriefing (City or County) on the review. Establishing mitigation measures. Securing IDC’s environmental concurrence. These services will be completed for a lump sum amount of $\_\_\_\_\_\_\_\_\_\_\_\_.
2. Acquisition and Relocation – Ensure (City or County) complies with the Uniform Relocation Assistance and Real Property Acquisition Policies Act for any property, permanent easements or long-term leases acquired for the CDBG project. Completing the grantee’s anti-displacement and relocation plan, touring of the project site, determining acquisition activity, ensuring grantee meets either the voluntary, basic, or donation requirements as per the Uniform Act. Meeting with property owners. Submission of documentation. The department’s review and approval of process. These services will be completed for a lump sum amount of $\_\_\_\_\_\_\_\_\_\_\_\_.
3. Labor Monitoring – Ensuring construction contractors are meeting the requirements of the Davis Bacon Act, Copeland Act, CWHSSA and Fair Labor Standards Act. Duties include, but are not limited to, educating contractors about the labor requirements, providing labor documents and forms to contractors and their sub-contractors, identify appropriate wage determination, requesting additional wage classifications, reviewing and tracking payrolls, conducting employee interviews (on-site or through the mail), traveling to project site, observing workers, comparing payroll reports to interview information, documenting payroll reviews, identifying and investigating errors with contractor, reporting and facilitating the correction of errors or problems to IDC, and completion of required labor reports. These services will be completed for a lump sum amount not to exceed $\_\_\_\_\_\_\_\_\_\_\_\_, which should be invoiced in monthly increments.
4. Project Monitoring (during procurement and construction) – Assist (City or County) in setting up the procurement and selection of a design professional and/or contractors in accordance with CDBG requirements. Participating in pre-bid, pre-construction and construction progress meetings. Review of bidding documents, construction progress monitoring, reporting, and construction close-out. These services will be completed for a lump sum amount not to exceed $\_\_\_\_\_\_\_\_\_\_\_, which should be invoiced in monthly increments.
5. Financial management duties which includes coordinating contractor and design professional pay applications, preparation of CDBG request for funds, submission of request to IDC and ensuring proper disbursement of CDBG expenditures. These services will be completed for a lump sum amount not to exceed $\_\_\_\_\_\_\_\_\_\_\_\_, which should be invoiced in monthly increments.
6. Civil Rights – Equal Access – Completing CDBG civil rights activities and documents. Duties include explaining and educating contractors on complying with Section 3 requirements and hiring of disadvantaged business enterprises. Submission of RFP to Idaho PTAC. Ensuring accurate completion of Section 3 Reports and the Contractor / Sub-contractor Activity Report. Assisting the (City or County) in conducting a Limited English Proficiency (LEP) four-factor analysis. Submission of (City or County) profiles. Promoting disadvantage business enterprises and fair bidding practices. Ensure public display of EEO posters. Completing CDBG civil rights activities and documents. These services will be completed for a lump sum amount of $\_\_\_\_\_\_\_\_\_\_\_\_.
7. Fair Housing Plan – Helping to ensure the (City or County) is taking steps to affirmatively further fair housing. Duties include helping the (City or County) understand and adopt the fair housing resolution, proclaiming fair housing month, and displaying fair housing information. Assisting and guiding the (City or County) in completing a fair housing assessment including identifying impediments and actions to mitigate an impediment.

These services will be completed for a lump sum amount of $\_\_\_\_\_\_\_\_\_\_\_\_.

1. 504 Analysis and Transition Plan – Assisting the (City or County) in conducting a self-evaluation of its facilities, services, and programs. Helping to develop and implement a transition plan and the effective communication checklist. Ensuring the (City or County) has a 504 coordinator, non-discrimination policy and grievance procedure in place.

These services will be completed for a lump sum amount of $\_\_\_\_\_\_\_\_\_\_\_\_.

The total amount paid in progress payments as listed above shall not exceed ninety percent (95%) of the total compensation sum.

1. Project Close-Out (5%) – Documentation that the (City or County) has met their CDBG national objective and contractual performance requirements. Completing ICDBG closeout documents for review and signature. Ensure all project and close out documents are submitted and approved by IDC. Ensure requested documents, concerns, and findings are addressed and resolved. The department’s approval to close out. These services will be completed for a lump sum amount of $\_\_\_\_\_\_\_\_\_\_\_\_.

*Penalty*: The administrator shall lose $\_\_\_\_\_\_\_\_\_\_\_\_ or 5% of the total contract amount (whichever is greater) for each Finding of Non-Compliance or Finding of Violation attributable to the Administrator’s performance.

*Performance of Staff*: The (Administrator) will be responsible for the successful performance and completion of services by assigned staff as specified in the scope of work. (Administrator) will certify staff work is complete and in compliance with all CDBG program requirements prior to requesting payment for services.

SAMPLE

**REQUEST FOR PROPOSALS**

**FOR ENGINEERING OR ARCHITECTURAL SERVICES**

The City/County of is seeking assistance in engineering or architectural services for (description of project). Scope I services include review of pertinent information and preparation of a preliminary engineering report. Scope II services, if City/County determines to pursue, include design, engineering, and construction observation/inspection for the project.

The services to be provided will include:

Scope I

1. Review existing engineering reports, existing mapping reports, and other pertinent information provided by the city/county.
2. Preparation of preliminary engineer’s report or facilities plan, suitable for submission to funding agencies such as Idaho DEQ and USDA – Rural Development, which identifies the problem and recommended course of action.
3. Assistance with Idaho Community Development Block Grant (CDBG) application including preparation of cost estimates, developing a project concept, and planning and/or preliminary design.

Scope II

* 1. Planning, designing, and engineering of construction project. Project design to include all structural, mechanical, electrical, and related systems.
	2. Surveying.

3. Preparing drawings, specifications and project cost estimates. Updating cost estimates as necessary.

4. Preparing bidding documents in conformance with applicable federal and state requirements and applicable building codes. Supervising the bid advertising, conducting pre-bid meeting, issuing of addendum, preparation of bid tabulation, assisting in bid opening, and advising on bids.

5. Advising on issuance of Notice to Proceed. Conducting the pre-construction conference and progress meetings.

6. Consulting with City/County regarding construction progress and quality.

7. On-site observation of construction work, submittal review, and preparing inspection reports.

8. Reviewing and approving all contractor requests for payment and submitting approved requests to the governing body.

1. Preparing and managing punch list.
2. Providing reproducible plan drawings to the City/County upon project completion.

11. Conducting final inspection and testing.

12. Submitting certified “as built” drawings to the City/County and required regulatory agencies.

1. Preparing an operation and maintenance manual.

14. Assisting on conducting a warranty walk-thru.

15. Participation in public meetings.

Respondents will be evaluated according to these criteria:

Capability to Perform Project (i.e., firm’s history, areas of expertise, address of office that will manage project, length of time in business, firm’s legal structure, firm’s commitment to provide necessary resources to perform and complete project). (10-30 pts.)

Relevant Project Experience (i.e., description of other projects executed by the firm that demonstrate relevant experience. List of public sector clients for whom you have performed similar work in the past five years, which should include name, address, and phone number of a person who can be contacted regarding the firm’s performance on the project). (10-30 pts.)

Qualifications of Project Team (i.e., résumé for the key people assigned to the project including sub-consultants. Key personnel roles and responsibilities on this project. Identify project manager who will be responsible for the day-to-day management of project tasks and will be primary point of contact). (10-30 pts.)

Project Approach and Schedule (i.e., the tasks that must be accomplished to complete the project. How the firm proposes to execute the tasks. Unique aspects of the project and alternative approaches the owner might wish to consider). (10-30 pts.)

 Total Written Proposal Points Possible = 100

Selection Committee Interview. Firms may be asked to make presentations covering their relevant experience, their understanding of the project’s requirements and their own approach to designing and supervising the job. (10-30 pts.)

 Total Proposal Points Possible = 130

Award will be made to the most qualified offeror who is deemed most advantageous to the City/County of , all evaluation criteria considered. The City/County may choose to interview only the top ranking firms as based on proposal review and scores. Unsuccessful offeror will be notified.

Questions and responses should be directed to: Project Contact Person

 City/County

 P. O. Box

 City, State Zip

 Phone Number

 Email address

All responses must be postmarked no later than (date) . Please state “Project Name – Engineering Services Proposal” on the outside of the response package. Please provide \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (number of copies).

The City Council/County Commission of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ reserves the right to negotiate an agreement based on fair and reasonable compensation for the scope of work and services proposed, as well as the right to reject any and all responses deemed unqualified, unsatisfactory or inappropriate.

**REQUEST FOR PROPOSALS FOR ENGINEERING OR ARCHITECTURAL SERVICES**

(Published Advertisement)

The City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ is requesting proposals from qualified engineers to provide engineering and associated services for the design (type of project) .

The City/County of \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ is applying for federal assistance to fund the project.

A copy of the RFP may be obtained from the city or county at the following address:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Proposals will be evaluated and ranked on the following criteria. The maximum point value of each criterion is shown in parentheses:

 Capability to Perform Project ( )

 Relevant Project Experience ( )

 Qualifications of Project Team ( )

 Project Approach and Schedule ( )

 Selection Committee Interview ( )

Proposals are due in the City/County office at the following address:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Proposals are due by \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ and \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_.

 (time) (date)

The City or County reserves the right to reject any and all proposals.

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

(Mayor/County Commissioner Name)

Published: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ (date 1st & 2nd publishing)

**SAMPLE INTERVIEW QUESTIONS**

Listed below are a series of interview questions that may be asked of the design professional firm. Questions can be expanded or modified as appropriate. The points determined from this interview will be added to the points scored on the written proposal.

What similar project experience do you have?

What is the firm’s capacity to perform the work?

What is the firm’s understanding of the project needs?

Discuss the methodology the firm proposes to use in providing the required services.

Discuss the consultants, if any, who may be working with the firm on the project.

Discuss how the firm will handle the planning, design, and construction phases of the project.

How will the firm handle construction cost controls in the design and construction phases of the work?

Discuss the time schedule the firm proposes to complete the necessary preliminary work as well as the time schedule for the entire project.

Does your firm have the ability to determine accurate construction costs?

Discuss your methods of determining your compensation.

Identify the last two projects the firm has completed. How many change orders were issued on each of these two projects? Why were the change orders issued?

What is your experience working with state and federal agencies both regulatory as well as funding agencies?

How will you keep us informed of the project progress?

Whom will we be working with on the day-to-day matters?

Please tell us what you see as our problem, the potential remedies, and likely obstacles.

What are your ideas on how we can save money on the design and construction of this project?

 Owner: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

 Design Professional: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Attachment \_\_\_\_\_\_

Idaho Community Development Block Grant (CDBG) Agreement Attachment

Between Owner and Design Professional

1. Time of Performance

The Design Professional’s schedule for preparing and delivering shall be as follows:

* Draft Bidding Documents and Drawings for review by applicable regulatory agencies and Owner within \_\_\_\_\_\_\_\_\_\_\_ calendar days of the execution of the agreement between the Owner and Design Professional.

2. Environmental Mitigation Measures

The Design Professional will design the project to comply with mitigation measures as established and identified in the CDBG environmental review completed in accordance with 24 CFR Part 58.

* 1. Section 3 of the Housing and Urban Development Act of 1968

The Design Professional will ensure that, to the greatest extent feasible, opportunities for training and employment arising in connection with this CDBG assisted project will be extended to lower income project area residents. Further, the Design Professional will, to the greatest extent feasible, utilize business concerns located in or substantially owned by residents of the project area in the award of contracts and purchase of services and supplies.

4. Clean Air and Water (contracts in excess of $100,000)

The Design Professional shall comply with applicable standards, orders, or requirements issued under section 306 of the Clean Air Act (42 USC 1857h-4 transferred to 42 USC 7607), section 508 of the Clean Water Act (33 USC 1368) , Executive Order 11738, and Environmental Protection Agency regulations (40 CFR part 15).

5. Energy Efficiency

The Design Professional shall comply with the mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act

(Pub. L. 94‑163 codified at 42 USCA 6321 et. seq.).

6. Minority Business Enterprise

Consistent with the provisions of Executive Order 11246 and OMB Super Circular 2 Part 200, the Design Professional will take affirmative steps to ensure minority businesses are used when possible as sources of supplies, equipment, and construction and services. Additionally, the Design Professional must document all affirmative steps taken to solicit minority businesses and forward this documentation along with the names of the minority sub-contractors and suppliers to the Owner upon request.

7. Ownership of Document

All drawings, specifications, studies, and other material prepared under this contract shall be the property of the Owner and at the termination or completion of the Design Professional’s services shall be promptly delivered to the Owner. The Design Professional shall have no claim for further employment or additional compensation as a result of exercise by the Owner of its full rights of ownership. It is understood, however, that the Design Professional does not represent such data to be suitable for re-use on any other project or for any other purpose. If the Owner re-uses the subject data without the Design Professional’s written verification, such reuse will be at the sole risk of the Owner without liability to the Design Professional.

8. Debarment

The Design Professional by executing this contact certifies that neither it nor any firm, corporation, partnership or association in which it has a substantial interest is designated as an ineligible firm by the Comptroller General of the United States pursuant to Section 5.6(b) of the Regulations of the Secretary of Labor, Part 5 (29 CFR, Part 5).

9. Reports and Information

The Design Professional will maintain accounts and records, including personnel, property and financial records, adequate to identify and account for all costs pertaining to this contract and such other records as may be deemed necessary by the Owner to ensure proper accounting for all project funds, both federal and non-federal shares. These records will be made available for audit purposes to the Owner or its authorized representative, and will be retained for three (3) years after the expiration of this contract.

10. Access to Records

It is expressly understood that the Design Professional’s records relating to this contract will be available during normal business hours for inspection by the Owner, the Department, the U.S. Department of Housing and Urban Development, the U.S. Comptroller General, Office of Inspector General, and, when required by law, representatives of the State of Idaho.

11. Employee-Employer Relationship

The contracting parties warrant by their signature that no employer-employee relationship is established between the Contractor and the Owner by the terms of this contract. It is understood by the parties hereto that the Design Professional is an independent contractor and as such neither it nor its employees, if any, are employees of the Owner for purposes of tax, retirement system or social security (FICA) withholding.

12. Design Professional’s Insurance

The Design Professional warrants that it has obtained, and will maintain at its expense for the duration of this Contract, statutory worker's compensation coverage, employer's liability and comprehensive general liability insurance coverage for its principals and employees for the services to be performed hereunder. The comprehensive general liability insurance shall have, at a minimum, a coverage limit of at least five hundred thousand dollars ($500,000) per occurrence, and one million dollars ($1,000,000) aggregate.

13. Conflict of Interest

The Design Professional warrants that it presently has no interest and will not acquire any interest, direct or indirect, in the CDBG project that would conflict in any manner or degree with the performance of its services hereunder. The Design Professional further covenants that, in performing this contract, it will employ no person who has any such interest. Should any conflict of interest, as defined by the CDBG Administrative Rules, arise during the performance of this contract, it will be disclosed and managed according to the CDBG rules.

14. Modification and Assignability of Contract

This contract contains the entire agreement between the parties, and no statements, promises or inducements made by either party or agents of either party, that are not contained in the written contract, are valid or binding. This contract may not be enlarged, modified or altered except upon written agreement. The Design Professional may not sub-contract or assign its rights (including right to compensation) or duties arising hereunder without the prior written consent of the Owner and the Idaho Department of Commerce. Any sub-contractor or assignee will be bound by all of the terms and conditions of the Agreement.

15. Section 109 of the Housing and Community Development Act of 1974

The Design Professional will comply with the following provision: No person in the United States may, on the grounds of race, color, national origin or sex, be excluded from participation in, be denied the benefits of or be subjected to, discrimination under any program or activity funded in whole or in part, with the funds made available under this title. Any prohibition against discrimination on the basis of age under the Age Discrimination Act of 1975 or with respect to an otherwise qualified handicapped individual as provided in Section 504 of the Rehabilitation Act of 1973 will also apply to any such program or activity.

17. Nondiscrimination

The Design Professional will not discriminate against any employee or applicant for employment on the basis of race, color, religion, creed, political ideas, gender, age, marital status, physical or mental handicap or national origin.

**SECTION B**

**CDBG CONSTRUCTION PROCUREMENT PROCESS**

This section contains instruction and forms used for procurement procedures that will aid Grantees (cities and counties or sub-Grantees such as special districts, and non-profits) in the procurement of construction services and/or supply and delivery of materials and equipment for Idaho Community Development Block Grant (CDBG) funded projects.

Exhibits in this section include:

* Construction Bid Document Review Certification Form
* Supply and Delivery Bid Document Review Certification Form
* CDBG Supply and Delivery Supplemental Conditions

Forms relevant to procurement located in other manual chapters:

* CDBG Construction Supplemental Conditions (Labor Chapter)
* Pre-Construction Conference Checklist (Labor Chapter)

**CDBG Procurement**

CDBG funded projects are usually the construction of infrastructure (sewer, water, electrical, road, sidewalks, storm water drainage, building, utilities) systems to improve deficiencies and provide a community benefit. The Grantee may choose one of four types of construction contracts such as construction management, design build, or multiple prime, but the most common type used for a CDBG project is single bid.

* Construction Contract, Single Bid – Involves competitive bidding for a single construction contract. For a single bid construction contract, the bidding documents are prepared by a design professional for the Grantee and are made available, via formal or non-formal advertisement, to qualified contractors. Contractors determine the price, including profit, for which the project can be built. The bids are submitted to the Owner. After the owner and design professional analyze the bids, the owner selects the lowest responsive and responsible bidder. The contractor then constructs the project in accordance with the bidding documents.
* Multiple Prime Contract – Using this method, the owner divides the work among several contractors and enters into a separate contract with each, e.g., paving, site work etc. For multiple prime projects the architect/engineer will usually prepare a separate set of construction documents for each contract. (i.e. Senior center projects)
* Construction Management – A project involving construction management may have either single or multiple prime contracts. In either case, the construction manager is an added participant in the process who is employed by the owner to oversee and administer the project.
* Design-Build – For a design-build project, the owner contracts with a single party not only to build the project but also to design it. Typically, this type of service is provided by a contractor associated with an architect/engineer.

**Diagram of typical CDBG**

**Competitive Single Bid Contract Form**

**Sub-Contractor**

**Contractor**

**Surveyor**

**Grant Administrator**

**Electrical Engineer**

**Architect or Engineer**

Construction Contract

**Sub-Contractor**

Design Contract

**Sub-Contractor**

**Successful Bidder**

Consultant Contract

**Bidder**

**Bidder**

Sub-Contract

Consultant Contract

**Owner or**

**Grantee**

Sub-Contract

**CONSTRUCTION CONTRACT –** three methods of procurement: 1) micro procedure 2) small purchase procedure and 3) competitive sealed bid or formal advertising.

**Construction – Micro Procedure (estimated cost less than $25,000)**

The Grantee can purchase from any licensed public works contractor believed to provide the best value. The Grantee’s procurement procedures should be determined by their governing board. For public works construction valued at less than $50,000, contractors without a public works license may be used.

* Other Requirements
	+ Insurance requirements are always applicable.
	+ Debarment Clearance
	+ Davis-Bacon Wage Rates are applicable if contract is over $2,000
	+ Contract/work order

**Construction – Small Purchase Procedure (estimated cost between $25,001 and $150,000)**

The Grantee should follow the same steps identified for sealed competitive bidding with the following exceptions.

* The Grantee shall solicit in writing an invitation to bid (via mail, email, or fax) to at least three (3) licensed public works contractors if over $50,000. At a minimum the contractors should have at least seven (7) days to submit their bids. The date and time of the bids due date needs to be included in the invitation to bid. Bids are not required to be opened in a public format. A written record of the solicitation and bids needs to be documented in the Grantee’s file. Documentation must include the invitation to bid, how the invitation was solicited, what contractors were solicited, bids or responses received, and justification for award to lowest responsive and responsible bidder.
* Other Requirements
	+ Insurance requirements are always applicable.
	+ Bidding Document Certification
	+ Davis-Bacon Wage Rates are applicable. (if CDBG is paying for construction)
	+ Ten (10) day wage rate update
	+ Bid Tabulation and Analysis
	+ Debarment Clearance
	+ Award Notice
	+ Contract
	+ Pre-Construction Meeting
	+ Notice to Proceed

**Construction - Competitive Sealed Bid (estimated cost over $150,001)**

**Step 1 –** The design professional prepares bidding documents and invitation to bid for the project. The bidding document is a combination of bidding requirements, contract forms, and conditions to the contract, specifications, drawings, and addenda. For a CDBG funded construction project, additional documents that will need to be included in the bidding documents are the Section 3 certification form, CDBG supplemental conditions, current wage decision, and federal labor standards. (Forms in Labor Chapter)

**Step 2 –** The Grant Administrator is responsible for obtaining the appropriate wage determination (highway, heavy, building, or residential) and most current decision. Wage determinations can be obtained at the following web address: http://www.wdol.gov/.

**Step 3 –** Once the Design Professional has completed the bidding documents and the documents have been reviewed by the appropriate regulatory agency, the Grant Administrator will need to review and certify the proper clauses, provisions, and forms are included in the bidding document before solicitation. Send certified bid document review form (see Exhibit A – Bid Document Certification Review Form) to your IDC Specialist along with a copy of the bidding documents and plans fifteen (15) days before bid due date.

**Step 4 –** As this is competitive sealed bid procurement, the Grantee is required to solicit the invitation to bid in the local newspaper of general circulation. The notice inviting bids shall set a date and place for the opening of bids. The first publication of the notice shall be at least two (2) weeks before the date of opening the bids. Notice shall be published at least twice, not less than one (1) week apart.

**Note: All sub-recipients will need to follow the same publishing and solicitation time frames as established with their sponsoring city or county.**

Concurrently during solicitation, the Grantee will need to hold a Pre-Bid Meeting. The meeting, held before the bid opening, is to allow the bidders the opportunity to view the actual work site, ask questions, and better understand the proposed project. The pre-bid meeting is also beneficial to the owner and design professional, as they will better understand the bidder’s concerns and issues, as well as answer questions. The design professional shall respond to questions in writing through an addendum.

**Step 5 –** Concurrentlyduring solicitation**,** the Grant Administrator will need to conduct a ten (10) day wage rate update using Davis-Bacon Web site: <http://www.wdol.gov/> to ensure the most current decision is being used. Send completed form to the IDC Specialist. (Exhibit in Labor Chapter)

**Step 6 –** Bid Opening of Competitive Sealed Bids.

* Do not open bids before advertised date and time.
* Publicly open and read aloud bids received.
* Bids will be taken under advisement at this time.
* Do not accept or open late bids.

**Step 7 –** The Grantee, with the assistance of the Design Professional and Grant Administrator, will need to identify if the bids received are responsive and which bid is the lowest. The Design Professional should prepare a bid tabulation and analysis of bids and recommendation for award. Submit the bid tabulation to your IDC Specialist. Determine if lowest responsive bidder is a responsible bidder.

The Grant Administrator will need to conduct a debarment clearance via an IDC Specialist. The IDC Specialist will verify if the contractor is suspended or debarred from entering into a federally funded contract.

**Step 8 –** Grantee provides Award Notice letter to successful bidder. Notice should indicate that the bidder will need to submit performance and payment bonds accompanied by power of attorney, Steps to Comply with Section 3 form, certificates of insurance, and contractor/sub-contractor certification, (found in Labor Chapter). Submit proof of award to your IDC Specialist.

**Step 9 –** The Grantee can now proceed with the execution of the construction agreement. Remember, it is critical that the agreement form used identifies that the contract documents consist of contract forms, conditions to the contract, specifications, drawings, specific environmental mitigation measures, addenda, and contract modifications/change orders. Think of the agreement form as a clamp that binds the documents together.

**Step 10** – Hold the Preconstruction Conference. The conference should include the grantee/owner, design professionals, contractor, sub-contractors, grant administrator, and other funding agency representatives. The agenda at the preconstruction conference should cover the CDBG preconstruction conference checklist (Labor chapter). The CDBG checklist and other conference minutes need to be submitted to your IDC Specialist five (5) days after the conference.

**Step 11 –** Grantee issues Notice to Proceed. The notice should contain start date of the contract and the number of days to complete work or substantial completion date. Submit copy of notice to your IDC Specialist.

**Step 12** – Procurement does not stop at the Construction Phase. The CDBG program requires, at a minimum, the following processes are implemented.

* Construction progress meeting shall be held during construction. Attendees should include owner, grant administrator, design professional, and contractor.
* Any change orders issued on the project are required to be justified and cost reasonable. Change orders must be discussed with your IDC Specialist. Copy of executed change orders need to be sent to IDC. Copies not received may hold up the CDBG progress payment or result in non-payment.

**Step 13** – A pre-final inspection shall be held to determine completion of work to date and quality of work. If all parties determine substantial completion of work has been completed, a certificate of substantial completion shall be issued. Certificate shall be signed by Grantee, design professional, and contractor. The certificate should also contain a list of items to be completed or corrected. Submit certificate to your IDC Specialist.

**Step 14** – The process of improving infrastructure is dynamic. Grantee should receive an Operations & Maintenance manual and “as-built” drawings. The Grantee should also educate the public about their responsibility to maintain the new systems, from water conservation practices to not pouring medication down the toilet or drain.

**Step 15 –** Eleven (11) months after completion of construction, the Grantee and Design Professional shall formally inspect work to ensure construction work, materials, and equipment are meeting performance and warranty requirements.

**EXHIBITS**

**For**

**Section B**

**CDBG Construction Procurement Process**

 **Exhibit Name Page No.**

A Construction Bid Document Review Certification 53

**Note: CDBG bidding documents are located in the Labor Chapter.**

**CDBG Construction Bid Document Review Certification**

Project Name:

Grant Number:

Below is a list of following CDBG clauses, provisions, or forms that are required to be included in the project bidding documents, with exclusion to the environmental considerations.

\_\_\_\_Bidding Requirements

-Invitation to Bid

-Instruction to Bidders

-Bid Form (ensure firm fixed bid)

-Bid Bond (5%)

-Sub-contractor List (ensure HVAC, plumbing, and electrical listed with public works license number)

Optional

\_\_\_\_Bidder’s Qualification

\_\_\_\_Supplier’s List

\_\_\_\_Bidder’s Checklist

\_\_\_\_Contract Forms

-Agreement

-Performance Bond (100%) – may be referenced ($150,000 or more)

-Payment Bond (100%) – may be referenced ($150,000 or more)

-Section 3 Certification form

-Contractor’s Certification concerning Labor Standards and Prevailing Wage

-Sub-contractor’s Certification concerning Labor Standards and Prevailing Wage

\_\_\_\_Contract Conditions

\_\_\_\_General Conditions

-Commercial General Liability

-Worker’s Compensation Insurance

-Automobile Insurance

-Administrative, Contractual, or Legal Remedies

-Termination for Cause and for Convenience

\_\_\_\_CDBG Supplemental Conditions

-Certification of Non-segregated Facilities

-Contract Pricing

-Data, Patent, and Copyright

-Access to Records

-Architectural Barrier Act

-Lead Based Paint

-Clean Air and Water Act

-Davis-Bacon and Related Acts

-Copeland “Anti-Kickback” Act

-Contract Work Hours and Safety Standards Act

-HUD Section 3

-Executive Order 11246: Equal Employment Opportunity

\_\_\_\_Federal Labor Standards Provision (HUD-4010)

\_\_\_\_Prevailing Wage Rates (do not forget about the 10-day wage rate update)

\_\_\_\_Drawings and Specifications

 \_\_\_\_Engineer or Architect Seal

\_\_\_\_Are Environmental Mitigation Measures being addressed in the bidding document?

 If yes, where are the measures located within the document?

As the Grant Administrator, I have reviewed and certify the final bidding documents contain the necessary CDBG applicable clauses, provisions and forms for the (Project Name) .

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signed

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Dated

**Section C**

**CDBG Supply and Delivery Procurement Process**

**SUPPLY AND DELIVERY CONTRACTS FOR MATERIALS AND EQUIPMENT** –

Four methods of procurement: 1) micro purchase procurement 2) small purchase procurement and 3) competitive sealed bid 4) request for proposals.

CDBG funds can be used by a Grantee to acquire water meters, playground equipment, street lights, generators or fire engines/trucks. If the supply and delivery contract requires the supplier to install the product, the installation portion of the contract is subject to prevailing wage (Davis-Bacon) requirements unless installed by the Grantee’s staff (force account).

Forms in this appendix include:

* Supply and Delivery Bid Document Review Certification Form
* CDBG Supply and Delivery Supplemental Conditions

Although CDBG funds are not being used for actual construction work, similar procurement requirements are applicable through the supply and delivery procurement process.

**Supply and Delivery – Micro Procedure (estimated material cost under $25,000)**

The Grantee can purchase from any vendor believed to provide the best value. The Grantee’s procurement procedures should be determined by their governing board.

* Other Requirements
	+ Insurance
	+ Debarment Clearance
	+ Contract / Work Order / Purchase Order

**Supply and Delivery – Small Purchase Procedure (estimated material cost between $25,001 and $100,000)** The Grantee should follow the same steps identified for sealed competitive bidding with the following exceptions. Grantee must award contract to lowest responsive and responsible bidder.

* The Grantee shall solicit in writing an invitation to bid (via mail, fax or email) to at least three (3) qualified suppliers. At a minimum the contractors should have at least seven (7) days to submit their bids. The date and time of the bid’s due date needs to be included in the invitation to bid. Bids are not required to be opened in a public format. A written record of the solicitation and bids received need to be documented in the Grantee’s file**.**
* Other Requirements
	+ Insurance
	+ Supply and Delivery Document Certification.
	+ Bid Tabulation and Analysis.
	+ Debarment Clearance
	+ Contract

**Supply and Delivery - Competitive Sealed Bid (estimated cost over $100,001)**

**Step 1** – The Design Professional prepares bidding documents and invitation to bid for the project. The bid document is a combination of invitation to bid, instructions to bidders, bid forms, supply and delivery agreements, general conditions, CDBG supply and delivery supplemental conditions (see Exhibit B), technical specifications, drawings and addenda.

**Step 2** – Grant Administrator reviews and certifies supply and delivery bid documents before solicitation. Send signed supply and delivery document review form (see Exhibit A) to IDC along with a copy of the bid documents and plans, if any, before bid opening.

**Step 3 –** As this is a competitive sealed bid procurement, the Grantee is required to solicit the invitation to bid in the local newspaper of general circulation. The bid invitation notice shall set a date and place for the opening of bids. The first publication of the notice shall be at least two (2) weeks before the date of opening the bids. Notice shall be published at least twice, not less than one (1) week apart.

**Note: All sub-recipients will need to follow the same publishing and solicitation time frames as established with their sponsoring city or county.**

Concurrently the Grantee may want to hold a pre-bid meeting. The meeting held before the bid opening is to allow bidders to inspect the work site, discuss specifications and requirements, and revisions to requirements, and address questions of potential bidders. The Design Professional should respond to questions in writing through an addendum.

**Step 4 –** Bid Opening of Competitive Sealed Bids

* Do not open bids before advertised date and time.
* Publicly open and read aloud bids received.
* Bids will be taken under advisement at this time.
* Do not accept or open late bids.

**Step 5 –** The Grantee with the assistance of the Design Professional and Grant Administrator will need to identify if the bids received are responsive and which bid is the lowest. The Design Professional should prepare a bid tabulation form and analysis of bids and recommendation for award. Submit the bid tabulation form to your IDC Specialist. Determine if lowest responsive bidder is a responsible bidder.

The Grant Administrator will conduct a debarment clearance, via an IDC Specialist. The IDC Specialist will verify if the supplier is suspended or debarred from entering into a federally funded contract.

**Step 6 –** Grantee provides Award Notice letter to successful bidder. Notice should indicate that the bidder will need to submit a performance bond accompanied by a power of attorney and certificate of insurance.

**Step 7** - The Grantee can now proceed with the execution of the supply and delivery agreement. It is critical that the agreement form used identifies that the contract documents consist of contract forms, conditions to the contract, specifications, drawings, addenda and contract modifications/change orders. Submit the contract documents to your IDC Specialist.

**Step 8** – It may be necessary to hold a pre-construction conference with the supplier. Topics such as submittal process, risk of loss or damage of goods, shipment and delivery of goods, payments, party responsibilities, and warranty and guarantees will need to be addressed.

**Step 9** – Grantee issues notice to proceed. The notice should contain start date of the contract and the number of days to complete work or substantial completion date. Submit notice to proceed to your IDC Specialist.

**Step 10** – During supply and delivery phase:

* Change orders issued on the project are required to be justified and cost reasonable. Copy of change orders need to be sent to IDC. Copies not received may hold up CDBG progress payments.

**Step 11** – A pre-final inspection shall be held to determine completion of work to date and quality of work. If all parities determine substantial completion of work has been completed, a certificate of substantial completion or letter supporting completion of project shall be issued. The letter or certificate shall be signed by Grantee, Design Professional, and Contractor. The letter or certificate should also contain a list of items to be completed or corrected. Submit certificate to your IDC Specialist.

**Step 12** – The Grantee should receive an Operations & Maintenance manual and “as built” drawing from the supplier or design professional.

**Step 13** – Eleven (11) months after completion of construction, the Grantee and Design Professional shall formally inspect the materials, equipment and fixtures to ensure they are meeting performance and warranty requirements.

**Supply and Delivery Request for Proposals** A Grantee may utilize a request for proposal process as an alternative to the competitive bidding process required by section 67-2806 Idaho Code, when the Grantee contemplates a procurement for materials and equipment which:

* Fixed specifications might preclude the discovery of a cost-effective solution;
* A specific problem is amenable to several solutions; or
* Price is not the sole determining factor for selection.

Factors that may be considered in the evaluation of vendors in a request for proposal process include but are not limited to:

* An innovative solution that is offered;
* Unique product features;
* Price;
* Vendor experience in the market;
* Financial stability of a vendor;
* Differences among vendors in their ability to perform contract requirements;
* Ability to meet product specifications;
* Product quality;
* Product performance records;
* Past performance by a vendor;
* Future product maintenance or service requirements; and
* Product warranties.

At a minimum, a request for proposal shall state the instructions of the process, the scope of work for the materials or equipment, the selection criteria, contract terms and the scoring methodology applying relative weights to factors considered.

Notifications, solicitation and consideration of contests concerning the award of procurement pursuant to a request for proposal shall be in accordance with the minimum requirements established in section 67-2806, Idaho Code, subject to the selection criteria established at the outset of each such procurement. Records compiled in the scoring process shall be made available for public inspection when a procurement recommendation is made to the Grantee’s board.

**EXHIBITS**

**For**

**Section C**

**CDBG Supply and Delivery Procurement Process**

 **Exhibit Name Page No.**

A Supply and Delivery Bid Document Review Certification 61

B Supply and Delivery Supplemental General Conditions 63

**CDBG Supply and Delivery Bid Document Review Certification**

Project Name:

Grant Number:

Below is a list of following CDBG clauses, provisions, or forms that are required to be included in the project procurement documents.

\_\_\_\_Bidding Requirements

-Invitation to Bid

-Instruction to Bidders

-Bid Form (ensure firm fixed bid)

-Bid Bond (5%)

Optional

\_\_\_\_Bidder’s Qualification

\_\_\_\_Bidder’s Checklist

\_\_\_\_Contract Forms

-Agreement

-Performance Bond (100%) – may be referenced (over $100,000)

\_\_\_\_Contract Conditions

\_\_\_\_General Conditions

-Commercial General Liability

-Idaho Worker’s Compensation Insurance

-Automobile Insurance

-Administrative, Contractual, or Legal Remedies

\_\_\_\_CDBG Supply and Delivery Supplemental General Conditions

\_\_\_\_Drawings and Specifications

\_\_\_\_Engineer’s or Architect’s Seal

\_\_\_\_Environmental Mitigation Measures (Are mitigation measures being addressed?)

As the Grant Administrator, I have reviewed and certify the final bidding documents contain the necessary CDBG applicable clauses, provisions and forms for the (Project Name) .

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Signed

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Dated

**CDBG Supply and Delivery Supplemental General Conditions**

1. REPORTS AND INFORMATION: The Vendor at such times and in such forms as the Owner may require, shall furnish the Owner such periodic reports as requested pertaining to the work or services undertaken pursuant to this contract, the costs and obligations incurred or to be incurred in connection therewith, and any other matters covered by this contract.

2. CONFLICT OF INTEREST:No member, officer, or employees of the Owner, or its designees or agents, no members of the Owner’s governing body and no other public official of the Owner who exercises any functions or responsibilities with respect to this contract during his/her tenure or for one (1) year thereafter shall have any interest, direct or indirect, in work to be performed in connection with this contract. All Vendors shall incorporate, or cause to be incorporated, in all sub-contracts, a provision prohibiting such interest.

3. MINORITY BUSINESS ENTERPRISE:Affirmative steps will be taken to assure that small, minority and female businesses and firms located in labor surplus areas are used when possible as sources of supplies, equipment, construction and services.

4. SECTION 3If the CDBG funding for this project exceeds $200,000 and the construction contract exceeds $100,000, the parties to this contract will comply with the regulations set forth in 24 CFR Part 135, and all applicable rules and orders of the department issued thereunder. Section 3 requires that to the greatest extent feasible opportunities for training and employment be given to lower income residents of the project area and contracts for work in connection with the project be awarded to business concerns which are located in, or owned in substantial part by persons residing in the area of the project. The parties to this contract certify and agree that they are under no contractual or other disability that would prevent them from complying with these requirements. The vendor will include this Section 3 clause in every subcontract in excess of $100,000 for work in connection with the project.

5. BONDING: All bids in excess of $100,000 shall be accompanied by a guarantee equal to at least five percent (5%) of the bid amount. This guarantee may be in the form of a bond, certified check or other negotiable instrument. Bid bonds will be accompanied by power of attorney bearing the same date as the bond.

If this contract is for an amount in excess of $100,000, the vendor shall furnish a performance bond in an amount at least equal to one hundred percent (100%) of the contract price as security for the faithful performance of this contract.

6. CERTIFICATION OF NONSEGREGATED FACILITIES: For contracts in excess of $10,000, the Vendor certifies that he/she does not maintain or provide for his/her employees any segregated facility at any of his/her establishments, and that he/she does not permit employees to perform their services at any location, under his/her control, where segregated facilities are maintained. He/she certifies further that he/she will not maintain or provide for employees any segregated facilities at any of his/her establishments, and he/she will not permit employees to perform their services at any location under his/her control where segregated facilities are maintained.

7. ACCESS TO RECORDS: The Owner, the federal grantor agency, the Comptroller General of the United States, the Idaho Department of Commerce, or any of their duly authorized representatives, shall have access to any books, documents, papers, and records of the Vendor which are directly pertinent to this specific contract, for the purpose of making audit, examination, excerpts, and transcriptions. All required records must be maintained by the Vendor for four (4) years after Owner makes final payments and all other pending matters are closed.

8. TERMINATION: The Owner may terminate the Agreement (and/or any order issued pursuant to the Agreement) when the Vendor has been provided written notice of default or noncompliance and has failed to cure the default or noncompliance within a reasonable time, not to exceed thirty (30) calendar days, after receipt of such notice. If the Agreement is terminated for default or noncompliance, the Vendor will be responsible for any direct costs and/or damages incurred by the Owner for placement of a new contract. The Owner, upon termination for default or noncompliance, reserves the right to take any legal action it may deem necessary including, without limitation, offset of damages against payment due.

9. CHANGES/MODIFICATIONS: Changes of specifications or modification of this Agreement in any particular can be effected only upon written consent of the Owner, but not until any proposed change or modification has been submitted in writing, signed by the party proposing the said change.

10. CONFORMING GOODS OR SERVICES: The goods or services shall minimally conform in all respects with the specifications or the Owner's solicitation documents. In event of nonconformity, and without limitation upon any other remedy, the Owner shall have no financial obligation in regard to the nonconforming goods or services.

11. OFFICIAL, AGENT AND EMPLOYEES OF THE OWNER NOT PERSONALLY LIABLE: In no event shall any official, officer, employee or agent of the Owner be in any way personally liable or responsible for any covenant or agreement herein contained whether expressed or implied, nor for any statement, representation or warranty made herein or in any connection with this Agreement. This section shall not apply to any remedies in law or at equity against any person or entity that exist by reason of fraud, misrepresentation or outside the terms of this Agreement.

12. CONTRACT RELATIONSHIP: It is distinctly and particularly understood and agreed between the parties hereto that the Owner is in no way associated or otherwise connected with the performance of any service under this Agreement on the part of the Vendor or with the employment of labor or the incurring of expenses by the Vendor. Said Vendor is an independent vendor in the performance of each and every part of this Agreement, and solely and personally liable for all labor, taxes, insurance, required bonding and other expenses, except as specifically owned herein, and for any and all damages in connection with the operation of this Agreement, whether it may be for personal injuries or damages of any other kind. The Vendor shall exonerate, indemnify and hold the Owner harmless from and against and assume full responsibility for payment of all federal, owner and local taxes or contributions imposed or required under unemployment insurance, social security, workman’s compensation and income tax laws with respect to the Vendor or Vendor’s employees engaged in performance under this Agreement. The Vendor will maintain any applicable workman’s compensation insurance and will provide certificate of same if requested. There will be no exceptions made to this requirement and failure to provide a certification of workman’s compensation insurance may, at the Owner’s option, result in cancellation of this Agreement or in a contract price adjustment to cover the Owner’s cost of providing any necessary workman’s compensation insurance. The Owner does not assume liability as an employer.

13. ANTI-DISCRIMINATION/EQUAL EMPLOYMENT OPPORTUNITY CLAUSE: Acceptance of this Agreement binds the Vendor to the terms and conditions of Section 601, Title VI, Civil Rights Act of 1964 in that "No person in the United States shall, on the grounds of race, color, national origin, or sex, be excluded from participation in, be denied the benefits of, or be subject to discrimination under any program or activity receiving federal financial assistance." In addition, "No otherwise qualified handicapped individual in the United States shall, solely by reason of his handicap, be excluded from the participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving federal financial assistance" (Section 504 of the Rehabilitation Act of 1973). Furthermore, for contracts involving federal funds, the applicable provisions and requirements of Executive Order 11246 as amended, Section 402 of the Vietnam Era Veterans Readjustment Assistance Act of 1974, Section 701 of Title VII of the Civil Rights Act of 1964, the Age Discrimination in Employment Act of 1967 (ADEA), 29 USC Sections 621, et seq., the Age Discrimination Act of 1975, Title IX of the Education Amendments of 1972, U.S. Department of Interior regulations at 43 CFR Part 17, and the Americans with Disabilities Action of 1990, are also incorporated into this Agreement. The Vendor must include this provision in every sub-contract relating to purchases by the Owner to ensure that sub-contractors and vendors are bound by this provision.

14. SAVE HARMLESS: Vendor shall indemnify and hold harmless the Owner from any and all liability, claims, damages, costs, expenses, and actions, including reasonable attorney fees, caused by or that arise from the negligent or wrongful acts or omissions of the Vendor, its employees, agents, or sub-contractors under this Agreement that cause death or injury or damage to property or arising out of a failure to comply with any Owner or federal statute, law, regulation or act. IN NO EVENT WILL THE VENDOR BE LIABLE FOR INCIDENTAL, INDIRECT, SPECIAL, OR CONSEQUENTIAL DAMAGES. Vendor shall have no indemnification liability under this section for death, injury, or damage arising out of the negligence or misconduct of the Owner.

15. VENDOR RESPONSIBILITY: The Vendor shall be required to assume responsibility for production and delivery of all material and services included in this Agreement, whether or not the Vendor is the manufacturer or producer of such material or services. Further, the Vendor will be the sole point of contact on contractual matters, including payment of charges resulting from the use or purchase of items selected.

16. COMMODITY STATUS: It is understood and agreed that any item offered or shipped shall be new and in first class condition and that all containers shall be new and suitable for storage or shipment, unless otherwise indicated by the Owner in the specifications. Demonstrators, previously rented, refurbished, or reconditioned items are not considered “new” except as specifically provided in this section. “New” means items that have not been used previously and that are being actively marketed by the manufacturer or Vendor. The items may contain new or minimal amounts of recycled or recovered parts that have been reprocessed to meet the manufacturer’s new product standards. The items must have the Owner of Idaho as their first customer and the items must not have been previously sold, installed, demonstrated, or used in any manner (such as rentals, demonstrators, trial units, etc.). The new items offered must be provided with a full, unadulterated, and undiminished new item warranty against defects in workmanship and materials. The warranty is to include replacement, repair, and any labor for the period of time required by other specifications or for the standard manufacturer or vendor warranty, whichever is longer.

17. SHIPPING, DELIVERY, INSTALLATION, AND ACCEPTANCE: All orders will be shipped directly to the ordering departments at the location specified, on an F.O.B. Destination freight prepaid basis with all transportation, unloading, uncrating, drayage, or other associated delivery and handling charges paid by the Contractor. “F.O.B. Destination”, unless otherwise specified in the Agreement or solicitation documents, shall mean delivered to the Owner Agency Receiving Dock or Store Door Delivery Point. The Vendor shall deliver all orders as specified and complete installation, if required, within the number of days after receipt of order (A.R.O.) offered, unless otherwise specified in the solicitation documents. Time for delivery commences at the time the order is received by the Vendor. When the purchase price does not include installation, acceptance shall occur fourteen (14) calendar days after delivery, unless the Owner has notified the Vendor in writing that the order does not meet the Owner’s specification requirements or otherwise fails to pass the Vendor’s established test procedures or programs. When installation is included, acceptance shall occur upon completion of installation. If an order is for support or other services, acceptance shall occur fourteen (14) calendar days after completion, unless the Owner has notified the Vendor in writing that the order does not meet the Owner’s requirements or otherwise fails to pass the Vendor’s established test procedures or programs.

18. RISK OF LOSS: Risk of loss and responsibility and liability for loss or damage will remain with Vendor until final inspection and acceptance when responsibility will pass to the Owner except as to latent defects, fraud and Vendor's warranty obligations. Such loss, injury or destruction shall not release the Vendor from any obligation under this Agreement. If installation is requested by the Owner or specified in the Owner’s bidding documents, pricing shall include all charges associated with a complete installation at the location specified.

19. GOVERNMENT REGULATIONS: Vendor guarantees that all items meet or exceed those requirements and guidelines established by the Occupational Safety and Health Act, Consumer Product Safety Council, Environmental Protection Agency, or other regulatory agencies.

20. PATENTS AND COPYRIGHT INDEMNITY:

a) Vendor shall indemnify and hold the Owner harmless and shall defend at its own expense any action brought against the Owner based upon a claim of infringement of a United States patent, copyright, trade secret, or trademark for items purchased under this Agreement. Vendor will pay all damages and costs finally awarded and attributable to such claim, but such defense and payments are conditioned on the following: (i) that Vendor shall be notified promptly in writing by the Owner of any notice of such claim; (ii) that Vendor shall have the sole control of the defense of any action on such claim and all negotiations for its settlement or compromise and Owner may select at its own expense advisory council; and (iii) that the Owner shall cooperate with Vendor in a reasonable way to facilitate settlement or defense of any claim or suit.

b) Vendor shall have no liability to the Owner under any provision of this clause with respect to: any claim of infringement that is based upon (i) the combination or utilization of the item(s) with machines or devices not provided by the Vendor other than in accordance with Vendor's previously established specifications; (ii) the modification by the Owner of the item(s); or (iii) the use of the item(s) not in accordance with Vendor's previously established specifications.

c) Should the item(s) become, or in Vendor's opinion be likely to become, the subject of a claim of infringement of a United States patent, the Owner shall permit the Vendor, at its option and expense, either to procure for the Owner the right to continue using the item(s), to replace or modify the item(s) so that it becomes non-infringing, or to grant the Owner a full refund for the purchase price of the item(s) and accept its return.

21. FORCE MAJEURE: Neither party shall be liable or deemed to be in default for any Force Majeure delay in shipment or performance occasioned by unforeseeable causes beyond the control and without the fault or negligence of the parties, including, but not restricted to, acts of God or the public enemy, fires, floods, epidemics, quarantine, restrictions, strikes, freight embargoes, unusually severe weather, provided that in all cases the Vendor shall notify the Owner promptly in writing of any cause for delay and the Owner concurs that the delay was beyond the control and without the fault or negligence of the Vendor. If reasonably possible, the Vendor shall make every reasonable effort to complete performance as soon as possible.