

REQUEST FOR PROPOSAL #NCG-9250001-0020

Ocean Breeze & Graham Beach (Staten Island) Demolition

FOR WORK TO BE PERFORMED FOR GOVERNOR'S OFFICE OF STORM RECOVERY AND HOUSING TRUST FUND CORPORATION (GOSR/HTFC)

Work shall be performed under Subcontract with:

NorthStar Contracting Group, Inc. 7 Penn Plaza 370 7th Avenue – Suite 1803 New York, NY 10001

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BACKGROUND AND PURPOSE

The Governor's office of Storm Recovery (GOSR) of the Housing Trust Fund Corporation (HTFC) seeks to procure services in connection with its administration of U.S Department of Housing and Urban Development (HUD) Community Block Grant-Disaster Recovery funds appropriated by the Disaster Relief Appropriations Act. 2013 (Pub L. 113-2). NorthStar Contracting Group Inc. (NCG) under contract with GOSR/HTFC will solicit and evaluate proposals for award for work to include utilities disconnection, demolition, and abatement of storm damaged residential properties. For more information on the background, offerors can go to the webpage located at http://stormrecovery.ny.gov/.

This request for proposals contains documents and procedures compliant with the Procurement and Contracts Guidelines of GOSR and in compliance with Section 2879a of the New York Public Authorities Law. The successful offerors shall be selected through submission of Technical, Administrative and Cost proposals. Selected offerors shall be under Subcontract to NCG and compliant with all NCG terms and conditions and terms and conditions of GOSR and HTFC as directed.

There will not be a site visit. Offerors may view properties on their own or by appointment as described in Exhibit A – Statement of Work.

All questions shall be submitted in writing to both the Construction Manager and Contract Manager noted below. All responses shall be in writing via amendment to the request for proposal.

John Hager, Construction Manager ihager@northstar.com

Danny Lavergne, Contract Manager dlavergne@northstar.com

All proposals shall be submitted on or before the date and time noted in Exhibit A - Statement of Work. If submitted electronically, send to the Construction Manager and Contract Manager at the e-mail addresses indicated above. If submitted in hard copy, proposals can be submitted to arrive at the offices of NCG no later than the date and time specified at the following address: 55 Progress Place, Jackson, New Jersey, 08527.

PROPOSAL PROVISIONS- INFORMATION

Diversity and Income Requirements

GOSR through NCG is committed to awarding a contract(s) to firm(s) that will provide high-quality services and that is dedicated to diversity and to containing costs. We strongly encourage Offerors that are certified by New York State, or any other city or state, or the federal government, as minority- and/or woman- owned business enterprise ("M/WBEs"), as well as Offerors that are not yet certified, but have applied for certification, to submit responses to this RFP. All New York State certified M/WBE firms submitting proposals to this RFP should be registered as such with the New York State Department of Economic Development. For M/WBE firms that are not certified but have applied for certification, please provide evidence of filing, including filing date.

HTFC is required to implement the provisions of New York State Executive Law Article

15-A and 5 NYCRR Parts 142-144 ("M/WBE Regulations") for all New York State funded HTFC contracts as defined therein, with a value in excess of \$25,000. HTFC strongly encourages teaming of M/WBE firms with majority firms and M/WBE firms with other M/WBE firms.

Small Business Diversity Participation

Pursuant to New York State Executive Law Article 15-A ("Article 15-A"), GOSR recognizes its obligation to promote opportunities for maximum feasible participation of certified M/WBEs, and the employment of minority group members and women in the performance of all New York State funded GOSR contracts.

Business Participation Opportunities for MWBEs

The directory of New York State Certified M/WBEs can be viewed at http://www.esd.ny.gov/MWBE.html. Offerors in need of further information or assistance relating to M/WBE partnering arrangements, can contact GOSR via email at MWBE EEOCreports@stormrecovery.ny.gov.

Section 3 of the Housing & Urban Development Act of 1968

In addition to the above diversity requirements, and pursuant to Section 3 of the Housing & Urban Development Act of 1968, GOSR is committed to ensuring that employment and other economic opportunities generated by HUD financial assistance shall, to the greatest extent feasible, and consistent with existing federal, state and local laws and regulations, be directed to low- and very low income persons, particularly those who are recipients of government assistance for housing, and to business concerns which provide economic opportunities to low- and very low-income persons. A "Section 3 resident" is: 1) a public housing resident; or 2) a low, or very low income person residing in the metropolitan area or Non-metropolitan County where the Section 3 covered assistance is expended. A "Section 3 business concern" is a business that can provide evidence that they meet one of the following criteria: 1) 51% or more owned by Section 3 residents; or 2) at least 30% of its full time employees include persons that are currently Section 3 residents, or were Section 3 residents within three years of the date of first hire; or 3) provides evidence, as required, of a commitment to subcontract in excess of 25% of the dollar award of all subcontracts to business concerns that meet one of the preceding two qualifications. Further requirements for Section 3 contracts are detailed in Section 30 of Appendix I, "HUD General Provisions."

Procurement Lobbying Provisions

Pursuant to State Finance Law §§ 139-j and 139-k, this RFP includes and imposes certain restrictions on communications between GOSR/HTFC/NCG and Offerors during the solicitation process. An Offeror is restricted from making contacts from the earliest notice of intent to solicit offers through final award and approval of the Subcontract (the restricted period) with GOSR or NCG staff other than NCG individuals noted to accept questions under this RFP, unless it is a contact that is included among certain statutory exceptions set forth in State Finance Law § 139-j(3)(a).

GOSR and NCG employees also are required to obtain certain information when contacted during the restricted period and make a determination of responsibility of the Offeror pursuant to these two statutes. Certain findings of non-responsibility can result in the rejection for Subcontract award and in the event of two (2) findings within a four-year period, the offeror is debarred from obtaining governmental procurement contracts. Further information about these requirements can be found on the Office of General Services website at

Conflicts of Interest

Any subcontract awarded under this RFP will preclude the selected Offeror from representing before GOSR any offeror or grantee of GOSR other than those offerors or grantees who may be assigned under this subcontract during the period the Subcontract is in effect. The selected Offeror will be subject to the provisions on conflicts of interest set forth in section 74 of the New York State Public Officers Law.

In the event of real or apparent of conflicts of interest, GOSR/NCG reserves the right to impose additional conditions upon contractors, including signing of a certification attesting to no conflict of interest. GOSR/NCG reserves the right to cancel any subcontract awarded pursuant to this RFP with 30 days' notice in the event that the actual conflict of interest, or the appearance of such conflict, is not cured to GOSR's or NCG's satisfaction.

INSTRUCTIONS FOR PROPOSAL

ARTICLE 1 DEFINITIONS

- § 1.1 Amendments. The Amendments are written or graphic instruments issued by NCG prior to the execution of the Agreement that modify or interpret the Proposal Documents by additions, deletions, clarifications or corrections.
- § 1.2 Subcontract Documents. The Subcontract Documents consist of the Agreement between NCG and the Subcontractor (hereinafter the Agreement), Conditions of the Contract (General, Supplementary and other

Conditions), Drawings, Specifications and all Amendments issued prior to execution of the Agreement.

- § 1.3 Reference Documents. Reference Documents consist of other documents specifying architectural, structural, mechanical and electrical systems, and other elements of the Project for reference and information regarding other work on the premises. Unless otherwise indicated, Reference Documents are not Subcontract Documents.
- **§ 1.4 Proposal.** A Proposal is a complete and properly executed written proposal to do the Work for the sums stipulated therein, submitted in accordance with the Proposal Documents.
- § 1.5 Proposal Documents. The Proposal Documents include the Proposal Requirements, the proposed Subcontract Documents and any Reference Documents.
- § 1.6 Proposal Requirements. The Proposal Requirements consist of the Invitation and Instructions for Proposal, supplementary instructions for Proposal and Proposal forms.

ARTICLE 2 PROPOSAL DOCUMENTS

- § 2.1 Subcontractors shall use complete sets of Proposal Documents in preparing Proposals. NCG assumes no responsibility for errors or misinterpretations resulting from the use of an incomplete set of Proposal Documents.
- § 2.2 The Subcontractor shall carefully study and compare the Proposal Documents with other portions of the Project that relate to the Work for which the Proposal is submitted and shall examine the site and local conditions. The Subcontractor shall report to NCG any errors, inconsistencies or ambiguities discovered.
- § 2.3 Interpretations, corrections and changes to the Proposal Documents will be made only by Amendment. Amendments will be transmitted or made available to all who are known by the issuing office to have received a complete set of Proposal Documents.

ARTICLE 3 PROCEDURES FOR PREPARATION OF PROPOSAL

§ 3.1 Proposals shall be submitted on the forms included with the Proposal Documents. The Subcontractor shall make no revisions to the Proposal forms. Each copy of the Proposal shall state the legal name of the Subcontractor, and if the Subcontractor is an entity, the Proposal shall state whether the entity is a corporation, partnership or other business association. Each copy of the Proposal shall be signed by the person or persons legally authorized to bind the Subcontractor to a contract. Costs of proposals shall be borne entirely by the offeror

Proposals shall be in three (3) separate parts. When submitted electronically, they shall include separate files for each part and one (1) file that contains all the parts combined. The following are general guidelines for the contents of each part of the proposal. More detailed information can be found in the section entitled "Evaluation Factors" and at Exhibit C – Proposal Submittal Checklist. Note that a copy of the completed checklist SHALL BE SUBMITTED WITH THE PROPOSAL.

Part one (1) is the administrative proposal. There is no limit on page count. The administrative proposal shall include a company introduction letter to include pertinent contacts for questions, persons authorized to commit the company, all labor and EEO attachments and forms **specifically noted** in the section entitled "Evaluation Factors" and at Exhibit C – Proposal Submittal Checklist and insurance and bonding documents.

Part two (2) is the technical proposal. The Technical Proposal will consist of completed documents describing the Subcontractor Technical Approach, Safety Performance and Past Project Performance.

Part three (3) shall be the cost proposal and will consist of the completed, Exhibit B – Proposal Pricing.

All offers and materials submitted shall become the property of NCG.

An offer may be withdrawn up to and including the date and time set for receipt of proposals by written request to NCG Construction Manager or Contract Manager at jhager@NorthStar.com or dlavergne@NorthStar.com.

§ 3.2 The Subcontractor shall provide as part of the Proposal Part two (2), (1) a fully compliant and completed proposal containing all required information noted under "Evaluation Factors, Technical Proposal", or (2) names of persons or entities/subcontractors (including those who are to furnish materials or equipment) proposed for the portions of the work, (technical proposal information shall be provided for all proposed teaming partners or subcontractors), and (3) if providing materials, a statement certifying that the Proposal contains no product or materials substitutions.

§ 3.3 All copies of the Proposal and any other documents required for submission with the Proposal shall be enclosed in a sealed, opaque envelope if mailed. NCG Preference is that proposals are submitted electronically. If mailed, the envelope shall be addressed to the party receiving the Proposal and shall be identified with the Project name, the Subcontractor's name and address and, if applicable, the designated portion of the Work for which the Proposal is being submitted. If the Proposal is sent by mail, the sealed envelope shall be enclosed in a separate envelope with the notation "SEALED PROPOSAL ENCLOSED, DO NOT OPEN" on the face thereof. Proposals shall be deposited at the designated location prior to the time and date for receipt of Proposals. Proposals received after the time and date for receipt of Proposals will be returned unopened. The Subcontractor shall assume full responsibility for timely delivery at the location designated for receipt of Proposals. Other methods of transmission, including oral, telephonic, telegraphic, facsimile or other electronically transmitted Proposals, will not be considered unless requested in the invitation.

§ 3.4 A Proposal may not be modified, withdrawn or canceled by the Subcontractor during the stipulated time period after the time and date designated for the receipt of Proposals. Before the time and date designated for receipt of Proposals, a Subcontractor may withdraw or modify a submitted Proposal by providing written notice to the person or entity receiving Proposals. Any such modifications to Proposals shall be in writing and signed by the Subcontractor. Modifications shall be received, and the date and time stamped by the receiving party, on or before the date and time set for receipt of Proposals. A modification to a Proposal shall not reveal the amount of the original Proposal.

ARTICLE 4 CONSIDERATION OF PROPOSALS

NCG shall have the right to reject any or all Proposals. NCG shall have the right to waive informalities and irregularities in a Proposal received and to accept the Proposal that, in NCG's judgment, is in NCG's interests. NCG has the sole right to reject any proposals containing errors or omissions. Offerors are cautioned to review their proposals in their entirely to ensure compliance with this RFP.

NCG will examine all proposals that are received in a proper and timely manner to determine if they meet the proposal submission requirements. Proposals that are materially deficient in meeting the submission requirements or have omitted material documents, in the sole opinion of NCG, may be rejected. All proposals meeting the proposal submission requirements will be evaluated.

NCG will evaluate each proposal based on the "Best Value" concept. This means that the proposal that "optimizes quality, cost, and efficiency among responsive and responsible offerors" shall be selected for award (State Finance Law, Article 11, § 163). NCG reserves the right to negotiate with the Offeror selected as providing the Best Value under this procurement

NCG will determine which proposal best satisfies its requirements.

NCG reserves all rights with respect to the award. All proposals deemed to be responsive to the requirements of this procurement will be evaluated and scored for technical qualities and cost.

NCG will evaluate all proposals meeting the proposal submission requirements. NCG may request clarification of a proposal. The evaluation process will include separate technical and cost evaluations and will be conducted as set forth herein.

Upon review of proposals, NCG may, at its discretion, submit to Offerors written questions and requests for clarification relating to their proposals. If specific sections of the written proposal require clarification, NCG will identify the section(s) and information requested in writing. Offerors will be provided a reasonable period of time in which to submit written responses to NCG's requests for clarification. Offerors should respond by the deadline stated in the correspondence.

In addition, NCG may use the proposal, information obtained through any interviews, and NCG's own investigation of an Offeror's qualifications, experience, ability, or financial standing, as well as any other material or information submitted by the Offeror in the course of evaluation and selection under this RFP. NCG reserves the right to contact other sources not necessarily identified in the proposal to obtain information. Other than to provide clarifying information as may be requested by NCG, no Offeror will be allowed to alter its proposal or add information.

NCG reserves the right to make award without discussions.

ARTICLE 5 POST-AWARD INFORMATION

- § 5.1 The Subcontractor shall be required to establish, to the satisfaction of NCG and the HTFC, the reliability and responsibility of the persons or entities proposed to furnish and perform the Work described in the Proposal Documents.
- § 5.2 Prior to the execution of the Agreement, NCG will notify the Subcontractor in writing if NCG, after due investigation, has reasonable objection to a person or entity proposed by the Subcontractor, pursuant to Section 5.1. If NCG has reasonable objection to a proposed person or entity, the Subcontractor may, at the Subcontractor's option, (1) withdraw the Proposal or (2) submit an acceptable substitute with or without an adjustment to cover the difference in cost occasioned by such substitution. NCG may then accept or reject the adjusted Proposal.
- § 5.3 Persons and entities proposed by the Subcontractor and to whom NCG has made no reasonable objection must be used to perform the Work for which they were proposed and shall not be changed except with the written consent of NCG.

ARTICLE 6 FORM OF AGREEMENT BETWEEN NCG AND SUBCONTRACTOR

Unless otherwise required in the Proposal Documents, the Agreement for the Work shall be NorthStar Contracting Group Inc. Subcontract document found as an attachment to this RFP.

EVALUATION FACTORS

Part 1- Administrative Proposal Contents. Include completed forms and documents

- 1. Company introduction letter to include pertinent contacts for questions, and persons authorized to commit the company, legal status and years in business and incorporation along with letter from state showing company to be in good standing. Include address, emails and phone number to primary office or operations that would oversee any subcontract as a result of an award under this proposal.
- 2. Requirement of Legal Entities -Offerors that are corporations, partnerships, or any other legal entity, domestic or foreign, shall be properly registered to do business in the State of New York at the time of the submission of their responses to this RFP. Such Offerors shall attach a certificate of good standing from the New York Secretary of State to their Part 2 submission.
- 3. Evidentiary documentation of registration as New York State M/WBE (if applicable).
- 4. Evidentiary documentation of Section 3 status of business (if applicable).
- 5. Complete and include in the proposal a Vendor Responsibility Questionnaire, the form for which can be found at http://www.osc.state.ny.us/vendrep/forms_vendor.htm. Select the questionnaire that best matches the business type (either For-Profit or Not-For-Profit) and business activity (Construction or Other). Do not send the completed form to the Office of the State Comptroller (OSC) unless specifically requested.
- 6. Affirmation of Understanding Form -Complete and sign the Affirmation of Understanding and Agreement Pursuant to State Finance Law § 139-j (3) and § 139-j (6) (b), attached hereto as Appendix A.
- 7. Completed Offeror Disclosure of Prior Non-Responsibility Determinations Form and Non-Collusive Bidding Certification -Required by Section 2878 of the Public Authorities Law as Appendix B.
- 8. General Federal Grant Requirements- Because the contract is being funded with federal funds, the contract shall be governed by certain federal terms and conditions for federal grants, such as the Office of Management and Budget's ("OMB") applicable circulars. Respondent shall provide a description of experience with such grant requirements and affirmatively represent and certify that the respondent shall adhere to any requirements of applicable federal requirements.
- 9. Certification that the Offeror represents that at the time of submission of its Proposal, Offeror possesses each license that it is required to hold under the terms of the RFP documents, as well as any other license(s) that it is required by Applicable Laws to hold in order to perform those services it anticipates it will be required to perform under the terms of any subsequent subcontract.
- 10. Representation that neither Offeror nor any person or entity associated or partnering with Offeror has been the subject of any adverse findings that would prevent GOSR from approving the selection of the offeror. Such adverse findings include, but are not limited to, the following: Negative findings from the New York State Inspector General, a federal Inspector General or from the U.S. Government Accountability Office, or from an Inspector General in another state. Pending or unresolved legal action from the U.S. Attorney General or from an attorney general in New York or another state. Pending litigation with New York State, any other state, or a municipality located in New York or another state. Arson conviction or pending case. Harassment conviction or pending case. Local, State, Federal or private mortgage arrears, default, or foreclosure proceedings. In rem foreclosure. Sale of tax lien or substantial tax arrears. Fair Housing violations or current litigation. Defaults under any Federal, State or locally-sponsored program. A record of substantial building code violations or litigation against properties owned and/or

managed by Offeror or by any entity or individual that comprises Offeror. Past or pending voluntary or involuntary bankruptcy proceeding. Conviction for fraud, bribery, or grand larceny. Listing on the federal or state excluded parties lists.

- 11. Appendix III, Section 2: HTFC forms PROC-1, PROC-2 and PROC-8
- 12. Insurance and bonding documents. Bid Bonds are not required. Payment and Performance Bonds are required prior to Notice to Proceed. A Certificate of Insurance must be submitted with proposal.

Part 2-Technical Proposal

- 1. Safety performance, provide Experience Modifier Rate (EMR), most current and three (3) previous years and Total Recordable Injury Rate (TRIR) as recorded on OSHA 300 Logs for most current and three (3) previous years.
- 2. Past performance and experience on projects of similar size and complexity. Indicate whether projects were or were not performed within the proposed work area (county / borough). Provide 3 Names and contact information for these projects.
- **3.** Approach to work scope to include methodology, technical expertise and proposed schedule. Offerors shall outline in sufficient detail their approach to the work efforts to show its complete understanding of the project scope and hazards. Discussion shall include, but not limited to the following: Schedule, work start, safety, deliverables, inspection and other related activities.
- 4. If Offeror will be subcontracting or partnering for any portion of the work, please also summarize the qualifications and experience of their relevant staff and attach any contracts or agreements pertaining to the proposal. Offerors must be capable of self-performing the required demolition work. Subcontracting is allowable but it is expected that subcontracting would be limited to waste hauling / disposal and other peripheral tasks, not the primary scope of demolition.

Please provide at least three (3) references for the Offeror and for any partners or sub-contractors. Offerors are required to provide a reference for any disaster-related experience they list in this section. Each reference should include the name, title, company, address, phone number and email address of the reference, and a brief summary of the relationship between the reference and the Offeror.

Part 3- Cost Proposal

1. Copy of proposal cost submission in accordance with attached form included with Exhibit B – Proposal Pricing

For evaluation purposes, Technical and Administrative factors when combined are more important than cost. NCG with the approval of GOSR shall make a best value selection determination based on the proposal information provided. Notwithstanding the scoring system set forth above, NCG, with GOSR concurrence, reserves the right to select a proposal that, in its sole judgment, is consistent with and responsive to the goals of the state's CDBG-DR Action Plan, irrespective of whether it is the apparent lowest-priced proposal, if it is determined by the Executive Director of GOSR and the Commissioner of NYS HCR to be in the best interests of the citizens of the State of New York.

EXHIBITS, APPENDICES AND ATTACHMENTS

HUD General Provisions

Because the contract is being funded with HUD funds, the contract shall be governed by certain general HUD terms and conditions, attached hereto as Appendix I.

Standard Clauses for Contracts with HTFC

Because the ultimate contract will be between the offeror and NCG, which holds a contract with HTFC providing for the authority to solicit and award a subcontract for the work noted, the contract shall be governed by certain standard HTFC terms and conditions, attached hereto as noted.

List of Exhibits and Appendices

Exhibit A - Statement of Work

Exhibit B - Proposal Pricing

Exhibit C - Proposal Submittal Checklist

Exhibit D - Service Contract Act Wage Determination- SCA WD 2005-2375 Rev 17 dated 3/15/16

Appendix A - Affirmation of Understanding and Agreement Pursuant to State Finance Law §

139-j (3) and § 139-j (6) (b)

Appendix B - Offeror Disclosure of Prior Non-Responsibility Determinations

Appendix I - HUD General Provisions

Appendix II - Standard Clauses for Contracts with the Housing Trust Fund Corporation

Appendix III - Diversity Forms

Appendix IV – Construction Requirements and Procedures for Contracts with HTFC

Appendix V - NorthStar Contracting Group, Inc. Subcontract (Terms and Conditions)

List of Attachments

Attachment 1 – Stormwater Pollution Prevention Plan Specification Drawings

Attachment 2 – Soil Management Plan

Attachment 3 – Wetlands Permits

EXHIBIT A STATEMENT OF WORK

The purpose of this Statement of Work is to advise bidders of NorthStar Contracting Group's (NCG's) need for demolition services in the Ocean Breeze and Graham Beach neighborhoods of Staten Island, New York and to outline conditions to qualified bidders for providing the services. The requested service is for the full demolition of sixty-two (62) housing units to include notification and application submittals; plan development and submittals; pre-demolition property preparation; baiting; proper packaging, removal, transportation and offsite disposal of universal wastes; proper packaging, removal, transportation and offsite disposal of household hazardous wastes; demolition of the structure(s) including but not limited to removal of foundations, basements, and driveways; sorting, transportation, and offsite disposal / recycling of the resulting demolition debris; backfill and compaction of exposed areas below ground surface (to include dewatering of excavations where applicable); and the grading and restoration of areas affected by the demolition to include seeding and re-vegetation.

Utilities to the properties (electric, gas, water and/or sewer) have been previously disconnected by others. All properties requiring demolition are currently "cold and dark".

Work is to be performed following all applicable Federal, New York State, and local county and municipal rules and regulations governing the types of activities and tasks involved, and the location of the work.

The work to be performed is time critical.

Site Description

There are twenty-six (26) properties in Ocean Breeze and thirty-six (36) properties in Graham Beach requiring demolition under this Request for Proposal (RFP). A complete listing of addresses can be found at Exhibit B. Demolition services will require making notification and obtaining permits for all work required to perform pre-demolition preparations and the demolition of structures; demolition and removal of all structures on the listed properties; removal of the foundation / slab / basement and any related items such as walkways (excluding sidewalks) and driveways; and the backfill, grading and re-vegetation of the property. Prior to submittal of pricing, all potential subcontractors will be required to investigate all property locations to view and take note of the current condition and location of the structures to be demolished. As a part of these investigations, bidders shall take note of any heating oil tanks that may exist on the properties

Bidders shall be responsible for the complete removal of oil tanks including but not limited to removal and disposal of tank contents, cleaning and disposal of tank, remediation of any visibly stained soils or surfaces. As indicated at Exhibit B, bidders are to provide a unit price for removal of above -ground heating oil tanks.

Pricing for these removals will include all required work from pre-demolition preparation and application for / obtaining of permits, through completion of demolition and associated property restoration work.

Scheduling Constraints

Several of the properties requiring demolition also require asbestos abatement and/or wetlands permits. While the responsibility for performing abatement work and obtaining the wetlands permits rests with

others, this work will not be completed at the time of the NCG award of this demolition work. These constraints must be taken into account in scheduling the demolition of the properties.

Asbestos Abatement:

The following properties require asbestos abatement (performed by others). All abatement work is expected to be completed on or before December 23, 2016.

- 711 Liberty Ave
- 733 Liberty Ave
- 735 Liberty Ave
- 703 Oceanside Ave
- 606 Quincy Ave
- 750 Seaview Ave
- 43 Baden Pl
- 693 Seaver Ave
- 12 Sioux St
- 10 Sioux St

Wetlands Permits:

The following properties require wetlands permits (prepared by others). Wetlands permits have been obtained and are included with this RFP.

- 714 Buel Ave.
- Buel Ave.
- 606 Quincy Ave.
- 610 Quincy Ave.
- 622 Quincy Ave.
- 292 Slater Blvd.
- 294 Slater Blvd.
- 409 Slater Blvd.
- 415 Slater Blvd.
- 417 Slater Blvd.
- 421 Slater Blvd.
- 423 Slater Blvd.
- 659 Seaver Ave.
- 20 Cherokee St.
- 23 Cherokee St.
- 57 Cherokee St.
- 9 Iroquois St.
- 21 Iroquois St.
- 42 Iona St.
- 778 Olympia Blvd.
- 780 Olympia Blvd.
- 790 Olympia Blvd.
- 792 Olympia Blvd.
- 43 Baden Pl.
- 708 Quincy Ave.
- 710 Quincy Ave.

712 Quincy Ave.

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Wetlands permits will require the installation and maintenance of silt fences and rows of straw bales around the perimeter of permitted properties. Prices shall account for these installations and maintenance throughout the demolition period of performance.

Scope of Work

The selected subcontractor will be required to properly perform the demolition and insure compliance with all New York State, and Federal rules and regulations governing demolition work and associated task.

The selected subcontractor will be required to provide for the marking and identification of all utilities passing through the area; identify, remove and properly dispose of all universal and household hazardous wastes remaining in the structures; perform baiting; provide for the protection of adjacent properties and pedestrians where applicable; and prepare the property prior to commencement of structure demolition.

Preparation of the property may include but not be limited to erecting orange hi-viz safety fence around structures to be demolished; establishing silt fence and erosion control barriers as well as covering and protecting storm drains to prevent debris and soil run-off; placing 6 to 8 ft. chain-link fence panels across the front of the property to aid in Site control; and erecting any signage required by local, State, and Federal regulations. Throughout the demolition process the selected demolition subcontractor must establish and maintain adequate site control and security, including the aforementioned fencing and signage.

The erosion control measures that are to be established by the selected demolition subcontractor must be maintained in proper condition at all times, and expanded when necessary to cover any additional downslope areas that may be disturbed during the demolition and restoration processes. These measures must be installed and maintained prior to the areas being disturbed, and include measures to prevent offsite migration of soil and silt from soil piles. These erosion control measures must remain in place, and be maintained in good working condition, until all backfill and restoration tasks have been completed including seeding and re-vegetation of the property.

The selected demolition subcontractor shall be required to submit a Hazardous Material Handling and Disposal Plan describing the methods to be employed during the inventory, identification, packaging, and offsite disposal of universal and household hazardous wastes that may be encountered during predemolition preparation of the housing units.

The selected demolition subcontractor providing service under this RFP must verify that each house listed for demolition has been abated, that the house they are about to demolish is the correct house, and that all activities identified by their pre-demolition survey have been conducted and the house cleared for demolition, and proper permits acquired, before commencing demolition. The asbestos survey reports for each property are available for download.

Demolition of the structures will be full demolition, including removal of slabs, foundations, and basements with the end goal being an empty lot devoid of any items except for pre-existing vegetation, trees, and shrubbery. During the demolition process ground disturbance must be kept to a minimum. Equipment will be operated within existing driveways, within the perimeter of the property, and where practical, within the perimeter of the structure to minimize the extent of disturbed areas. Where driveways cross sidewalks, if existing joints are not present, the sidewalk/drive must be scored so the driveway can

be removed without damaging the sidewalk. Sidewalks and curbs are to remain intact and undamaged by demolition activities.

All soils to be encountered during the demolition process will be considered as un-impacted by hazardous constituents for the purposes of pricing this RFP. NCG will be providing personnel and monitoring equipment needed for screening of soils under the HTFC/GOSR provided Soil Management Plan (SMP). Should contaminated soil be encountered during the demolition process, work will be ceased at that location and NCG will implement the provisions of the SMP.

Once demolition has been completed all sub-surface holes (such as low areas under removed building foundations and basements, or holes created by the removal of basements and in-ground pools) will be backfilled, compacted and graded utilizing certified clean fill that meets the analytical requirements of NYS for unrestricted, residential use. The backfill source must be identified prior to **commencing demolition**, and certification of the fill, and any analysis performed to verify the fill is clean, must be submitted to NCG representative and approval for its use given before material is brought on site. Backfill of basements or deep sub-surface areas will be compacted in minimum one foot increments unless more stringent requirements are provided for under local regulations. The area affected by demolition operations will be cleared of all debris, backfilled, and graded, and the area covered with a layer of topsoil and seeded utilizing a seed mix suitable for the area where the work has taken place as described by the SWPPP. Backfill specifications will be per any local municipal, County, and State of New York rules and regulations governing that type of activity or per requirements under local building codes, however the fill must consist of clean sand, gravel, or soil. No asphalt, slag, fly-ash, broken concrete, demolition debris, or similar materials will be permitted for backfill use.

After seeding of the property, the demolition subcontractor must maintain the property and perform watering of the seed until a thick vegetative cover is established. Once the vegetation has been reestablished and NCG Construction Manager determines demolition work has been completed, the demolition subcontractor can remove the site security measures, taking care not to disturb vegetation in the process.

The selected demolition subcontractor will be required to provide photo documentation of the entire demolition process to include pictures of the structure prior to demolition; photos of pre-demolition preparations to include pre-demolition securing of the property; bracing and shoring (if applicable); erosion control measures; protection of adjacent properties; removal of universal waste and household hazardous waste; demolition of the structure; backfill, grading and compaction of subsurface areas; and the topsoil, seeding, and final restoration of the property. Pre-demolition photo-documentation should also show any appreciable drop in elevation from the front to the back of the various properties to aid in proper grading and restoration efforts. Backfill and restoration activities may require erection of additional silt fence and erosion control barriers until re-vegetation of the property has occurred. The pre-demolition inspection and survey will need to include photo documentation of the interior as well as the exterior of the structure to establish that all universal and household hazardous wastes have been removed and proof that all storm drains in the vicinity of the demolition work have been adequately protected to prevent intrusion of silt and debris.

During the demolition process the selected demolition subcontractor must employ methods to minimize the generation and offsite migration of dust from the structure being demolished. Dust control methods must employ water spray to ensure no visible dust is generated. Measures must also be taken to ensure no significant vibrations occur that could do damage to surrounding structures if still inhabited. This may

include the need to perform a structural assessment and documentation of occupied residential dwellings on properties abutting the lot where demolition is to occur, and/or the employment of vibration monitoring methods.

The successful demolition subcontractor shall be required to perform perimeter and personnel air monitoring during demolition of the structures. At a minimum perimeter air monitoring will include total particulates / dust and must be continuous during demolition operations. Personnel air monitoring should address both dust and lead. The frequency of air monitoring and the types of monitoring instruments to be employed must be addressed in the selected subcontractors Site Specific Health and Safety Plan (HASP) and appropriate Job Hazard Analyses (JHAs).

If unseasonably heavy rains occur or an excessive amount of water is needed for dust control purposes, or water is encountered or accumulates in low lying areas such as basements, pools, and crawl spaces, the demolition subcontractor must be prepared to direct water run-off to a sump collection point and pump the water back to the center of the Site or where necessary perform collection, treatment, and offsite discharge / disposal of collected water per any local, State, and Federal regulations.

Prior to the performance of the demolition, the selected subcontractor will need to generate a Site specific HASP or work under a HASP generated by the NCG Health and Safety Department, and provide JHA's for each property where work will take place. The selected subcontractor's personnel will be required to read and sign the HASP and JHAs agreeing to comply with all of their requirements prior to any work taking place on Site. Personnel working at the Site will also be required to attend a daily, pre-work safety meeting and document that the meeting took place. The documentation will include the names of all personnel attending the daily meeting, name and title of the person conducting the meeting, and the date the meeting occurred, as well as subjects discussed. The daily meeting will at a minimum cover the type of work to take place that day, the hazards associated with the tasks to be conducted, and any steps to be taken by Site personnel to control and alleviate the hazards.

As a precautionary event, the structures to be demolished will need to be checked for the presence of vagrants each day before demolition activities commence.

Each person employed on Site for demolition activities will need to provide documentation that they have received all required OSHA training and related refresher training mandated for the work they are performing, in addition to any required local and State of New York training or certifications. This documentation needs to be added as an addendum at the back of the HASP governing the work at the location where the person is being utilized. Safety at the Site will fall under the most stringent of guidelines and regulations under Federal OSHA and New York Public Employee Safety and Health (PESH) of the New York Department of Labor.

As noted previously, some of the properties on Long Island abut wetlands. The selected demolition subcontractor will be required to comply with any Federal and/or New York State regulations governing work adjacent to wetlands including but not limited to requirements of the New York Department of Environmental Conservation (DEC). Pricing shall include compliance with wetlands permit requirements.

Prior to performing offsite disposal of wastes, including universal waste, household hazardous wastes, and demolition debris, the selected demolition subcontractor will provide the names of all waste disposal / recycling facilities and transporters to be utilized. In addition, NCG Construction Manager or his designated transportation and disposal representative must be provided with the transporter and facility

EPA ID numbers (where applicable), State permit numbers, company / facility address, and a contact name, email address, and phone number, and be afforded time to verify the transporter and disposal facility's current status and acceptability to take the waste. The selected demolition subcontractor must comply with all federal, State, and local environmental rules and regulations governing demolition activities, including but not limited to the proper packaging, labeling, manifesting, and disposal of resulting wastes, and provide Certificates of Disposal and copies of fully executed manifests from the final disposal facility to show all shipped waste was properly disposed of. Copies of all shipping papers showing weight and amount of materials shipped, location of disposal, and listing the disposal facility, must be given to NCG Construction Manager or his designated representative at completion of disposal and be attached to the subcontractors' invoice requesting payment for demolition services at the property(ies) where the waste was generated.

At the completion of all demolition activities at each property the selected demolition subcontractor will need to provide NCG with a final report for that location to include a narrative on work performed, dates activities occurred, and providing at a minimum, copies of the following documentation:

- Copies of photos as requested
- Shipping papers / manifests for all universal and household hazardous waste
- Certificates of Disposal for all universal and household hazardous wastes as evidence of proper disposal.
- Shipping papers / manifests / Certificates of Disposal / Recycling for all demolition debris disposed of and/or recycled.
- Waste Disposal spreadsheet
- Inspection / Completion documentation from the applicable regulatory agency(ies) showing a successful completion of demolition activities and associated tasks at the property location.
- Documents as required on the attached GOSR Substantial Completion and Final Completion Checklists.

The above documentation supplied in the final report will be in addition to any copies of documents requested as work progresses at a property. NCG will need to provide its client with progress reports on activities it is overseeing, including demolition work under this RFP. As a result, NCG representative overseeing work under this RFP, or at any of the project locations, may request copies of the above referenced documents on a weekly or daily basis for use in its own reports.

A Demolition Checklist has been provided with the RFP that must be utilized and completed as work progresses. The checklist is split into two sections with one reflecting substantial completion of demolition and the second final completion of demolition. Payment for demolition, including progress payments and final payment, will involve providing the documentation components on the demolition checklist. NCG will work with the selected demolition subcontractor to provide all documentation required to complete the two-part checklist, but the selected demolition subcontractor must insure it collects and provides the documents listed on the checklist that are associated with all activities they will be tasked with under this RFP Statement of Work. NCG and/or its client will provide the following to the demolition subcontractor:

- Notice to Proceed
- Letter from the Contract Manager verifying property is vacant and personal property has been removed
- Property Assessment Report Letter

- SHPO Letter if the home is over 45 years old or adjacent to a national Register or LPC historic
 district, or Historian's determination if the home is less than 45 years old and not located next
 to a National Register or LPC historic district.
- Asbestos Survey Report
- Tier 2
- Storm Water Pollution Prevention Plan
- GOSR Approval, Final Application for Payment

Completing and supplying the documentation for all other items on the checklist pertaining to predemolition property preparation, demolition of structures, and property restoration will be the responsibility of the selected demolition subcontractor.

SCHEDULE

All quotations must be received no later than the date and time listed below and within the RFP. Quotations received after the deadline will be considered non-responsive. All information must be if is required by the Request for Proposal document package or the submitted bid will be considered nonconforming.

EVENT	DATE
Pre-proposal Webinars	Wednesday November 30, 2016 & Thursday December 1, 2016
Deadline for Questions (must be in writing)	Monday, December 5, 2016, 4:00PM EST
Receipt of Bid (Bid Due Date)	Friday, December 9, 2016, 4:00PM EST
Tentative Notice of Award	Thursday, December 22, 2016
Tentative Start Date (Notice to Proceed)	Within 10 calendar days of award
Required Work Completion Date	140 calendar days after Notice to Proceed

GENERAL CONDITIONS

- The Subcontractor will provide all necessary permits, labor, equipment, materials and supplies to accomplish the Scope of Work.
- Subcontractor shall ensure that all its personnel and lower-tiered subcontractors are trained and qualified to conduct all task(s) they will perform.
- The Subcontractor shall provide NCG with a written report of all incidents concerning health and safety, and/or on the job injuries, and the corrective action taken on each within 24 hours of the incident, in addition to any notifications they are required to make per any applicable New York State, and Federal rules, regulations, and requirements.
- All work on Site is time critical. The selected vendor will be responsible for commencing Site work
 no later than 10 calendar days after award and completing all Site work within 140 calendar days after
 work commences. The selected vendor must be able to accelerate work if needed in order to complete
 onsite operations within the time frame requested.

- Subcontractor shall take the property "as is" on the date of the scheduled demolition and no change order or increase in lump sum price shall be granted based on a claim of changed site conditions of the structure or property.
- Subcontractor shall commence work when directed by NCG and shall work continuously until completion of the Scope of Work, unless directed otherwise by NCG.
- Bidders are advised that ANY AND ALL pricing stipulations that conflict with the express
 requirements of the bid package will render the entire bid package to be deemed non-responsive. For
 example, the RFP states that pricing per each line item must be inclusive of all costs other than any
 applicable NY State and local sales or use taxes. If the bidder responds that the unit prices do not
 include permit fees, or that fuel surcharges and environmental fees may be charged but are not
 included in the line item pricing, the bid will be deemed non-responsive.
- All Offerers will be subject to a debarment and vendor vetting process, and shall be required to
 complete the New York State Vendor Responsibility Questionnaire as part of their response to this
 solicitation.
- Equipment used on Site shall be in good working order with safety features in place, and must be free of oil or hydraulic leaks. Any equipment brought on Site will be maintained in good working order and any compromised mechanical situations must be remedied immediately.

EXHIBIT B

PROPOSAL PRICING

Each bidder <u>must</u> provide pricing on the provided Proposal Pricing sheet (Exhibit B). Bids are to be quoted as unit rates. **Do not change the units on Exhibit B.** The bid price must be all-inclusive. The unit prices bid must include all labor, equipment, materials, and supplies necessary to perform the services as described. Pricing must also include all permit fees, application fees, notification fees, environmental fees and charges, personnel travel, lodging, meals, and incidental expenses, equipment maintenance and repairs (including vehicle tires), fuel surcharges, and any and all other charges necessary to perform the services requested. No additional charges shall be considered or allowed outside the line item lump sum pricing for each property without prior approval from the NCG Project/Construction Manager. You must estimate any additional costs you may incur performing this work at each location at the time of bid submittal and adjust your lump sum per property pricing accordingly.

NOTE – NCG is not tax exempt. It is up to each bidder to determine if the work to be performed is taxable and as such much make sure their pricing includes all applicable Federal, State, and Local taxes.

If you cannot provide a price on a specific item, place N/A in total price. DO NOT leave blank.

Item Number	Number	Street	Location		Unit	Price
1	722	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
2	714	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
3	715	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
4	719	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
5	721	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
6	723	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
7	725	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
8	725	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
9	725	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
10	727	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
11	729	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
12	731	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$

Item Number	Number	Street		Location	Unit	Price
13	733	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
14	735	Buel Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
15	732	Liberty Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
16	711	Liberty Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
17	720	Liberty Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
18	733	Liberty Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
19	735	Liberty Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
20	715	Liberty Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
21	647	Oceanside Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
22	622	Quincy Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
23	610	Quincy Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
24	703	Oceanside Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
25	606	Quincy Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
26	750	Seaview Ave	Ocean Breeze	Staten Island, NY 10305	LS	\$
27	43	Baden Pl	Graham Beach	Staten Island, NY 10305	LS	\$
28	23	Cherokee St	Graham Beach	Staten Island, NY 10305	LS	\$
29	20	Cherokee St	Graham Beach	Staten Island, NY,10305		
30	10	Cherokee St	Graham Beach	Staten Island, NY 10305	LS	\$
31	11	Cherokee St	Graham Beach	Staten Island, NY 10305	LS	\$
32	57	Cherokee St	Graham Beach	Staten Island, NY 10305	LS	\$
33	7	Cherokee St	Graham Beach	Staten Island, NY 10305	LS	\$

Item Number	Number	Street		Location	Unit	Price
34	28	Iona St	Graham Beach	Staten Island, NY 10305	LS	\$
35	29	Iona St	Graham Beach	Staten Island, NY 10305	LS	\$
36	42	Iona St	Graham Beach	Staten Island, NY 10305	LS	\$
37	9	Iroquois St	Graham Beach	Staten Island, NY 10305	LS	\$
38	21	Iroquois St	Graham Beach	Staten Island, NY 10305	LS	\$
39	790	Olympia Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
40	792	Olympia Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
41	778	Olympia Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
42	780	Olympia Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
43	712	Quincy Ave	Graham Beach	Staten Island, NY 10305	LS	\$
44	708	Quincy Ave	Graham Beach	Staten Island, NY 10305	LS	\$
45	710	Quincy Ave	Graham Beach	Staten Island, NY 10305	LS	\$
46	687	Seaver Ave	Graham Beach	Staten Island, NY 10305	LS	\$
47	659	Seaver Ave	Graham Beach	Staten Island, NY 10305	LS	\$
48	693	Seaver Ave	Graham Beach	Staten Island, NY 10305Page 3 of 4	LS	\$
49	12	Sioux St	Graham Beach	Staten Island, NY 10305	LS	\$
50	10	Sioux St	Graham Beach	Staten Island, NY 10305	LS	\$
51	14	Sioux St	Graham Beach	Staten Island, NY 10305	LS	\$
52	417	Slater Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
53	421	Slater Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
54	409	Slater Blvd	Graham Beach	Staten Island, NY 10305	LS	\$

Item Number	Number	Street	Location		Unit	Price
55	404	Slater Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
56	423	Slater Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
57	406	Slater Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
58	294	Slater Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
59	292	Slater Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
60	410	Slater Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
61	415	Slater Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
62	402	Slater Blvd	Graham Beach	Staten Island, NY 10305	LS	\$
	Description		Estimated Quantity	Unit Price		
63	Above ground oil storage tanks removal per Exhibit A, Statement of Work		5	\$		\$
					Total	\$

EXHIBIT C

PROPOSAL SUBMITTAL CHECKLIST

IMPORTANT- PLEASE READ CAREFULLY

All submitted proposals shall at A MINIMUM contain all information and completed and signed forms noted in the evaluation factors for both the Administrative and Technical Proposal. Each offeror should review all items in detail that are noted under EVALUATION FACTORS and ensure they have provided information to be evaluated on each and every item. FAILURE to provide a complete proposal may cause your proposal to be rejected and not considered for award.

If you have any questions concerning the content and items list below, please contact NorthStar Contract Manager Danny Lavergne at (303) 596-6305. NorthStar cannot help you provide information or direct you on how to package your proposal, but we can answer questions concerning requirements for the evaluation factors.

Provide a completed copy of the following summarized checklist with your proposal verifying you have included information for review on each and every evaluation item. **REVIEW EACH ITEM DESCRIPTION IN EVALUATION FACTORS TO ENSURE ALL REQUESTED INFORMATION IS PROVIDED FOR REVIEW OF YOUR PROPOSAL.**

Part 1- Administrative Proposal Contents. Include completed forms and documents 1. Company introduction letter. - Check when completed. 2. Requirement of Legal Entities - Check when completed. 3. Evidentiary documentation of registration as New York State M/WBE, or registration in any other city or state, or the federal government, as a minority- and/or woman- owned business enterprise. Check when completed. 4. Vendor Responsibility Questionnaire - Check when completed. 5. (and item 10). Affirmation of Understanding Form - Complete and sign the Affirmation of Understanding and Agreement. - Check when completed. 6. Offeror Disclosure of Prior Non-Responsibility Determinations Form Complete. - Check when completed. 7. Statement of understanding of federal requirements. - Check when completed. 8. Certification that the Offeror represents that Offeror possesses required licenses. - Check when completed. 9. Statement of no adverse findings or debarment actions. - Check when completed.

10. (see item 5. above).
11. Complete and signed APPENDIX B - Offeror Disclosure of Prior Non-Responsibility Determinations Check when completed.
12. Complete all labor and EEO attachments and forms included as part of this RFP Check when completed.
13. Insurance certificate submittal and letter noting ability to secure bonding Check when completed.
14. Completed NON-COLLUSIVE BIDDING CERTIFICATION - Check when completed.
15. Completed Appendix III - Diversity Forms - Check when completed.
Part 2-Technical Proposal
1. Safety performance, provide Experience Modifier Rate (EMR) and Total Recordable Injury Rate (TRIR) for most current and three (3) previous years Check when completed.
2. Past performance and experience on projects of similar size and complexity Check when completed.
3. Approach to work scope Check when completed.
4. Required information supplied if subcontracting or partnering any portion of the work Check when completed.
Part 3- Cost Proposal
1. Copy of proposal cost submission Check when completed.

NOTE – THIS CHECKLIST MUST BE SUBMITTED WITH YOUR PROPOSAL

Exhibit D

REGISTER OF WAGE DETERMINATIONS UNDER
THE SERVICE CONTRACT ACT
By direction of the Secretary of Labor

U.S. DEPARTMENT OF LABOR
EMPLOYMENT STANDARDS ADMINISTRATION
WAGE AND HOUR DIVISION
WASHINGTON D.C. 20210

Daniel W. Simms Division of Director Wage Determinations

Wage Determination No.: 2005-2375
Revision No.: 17
Date Of Revision: 12/29/2015

Note: Under Executive Order (EO) 13658, an hourly minimum wage of \$10.15 for calendar year 2016 applies to all contracts subject to the Service Contract Act for which the solicitation was issued on or after January 1, 2015. If this contract is covered by the EO, the contractor must pay all workers in any classification listed on this wage determination at least \$10.15 per hour (or the applicable wage rate listed on this wage determination, if it is higher) for all hours spent performing on the contract in calendar year 2016. The EO minimum wage rate will be adjusted annually. Additional information on contractor requirements and worker protections under the EO is available at www.dol.gov/whd/govcontracts.

State: New York

Area: New York Counties of Bronx, Kings, New York, Putnam, Queens, Richmond, Rockland, Westchester
OCCUPATION NOTE:

Janitor: The rate for the Janitor occupation applies to Putnam, Rockland, and Weschester Counties only. See Wage Determination 1977-0225 for wage rates and fringe benefits for Bronx, Kings, New York, Queens, and Richmond Counties.

Fringe Benefits Required Follow the Occupational Listing OCCUPATION CODE - TITLE **FOOTNOTE RATE** 01000 - Administrative Support And Clerical Occupations 01011 - Accounting Clerk I 15.11 01012 - Accounting Clerk II 19.61 01013 - Accounting Clerk III 21.89 01020 - Administrative Assistant 30.93 01040 - Court Reporter 21.64 01051 - Data Entry Operator I 14.71 01052 - Data Entry Operator II 16.05 01060 - Dispatcher, Motor Vehicle 25.79 01070 - Document Preparation Clerk 15.56 01090 - Duplicating Machine Operator 15.56 01111 - General Clerk I 14.82 01112 - General Clerk II 17.49 01113 - General Clerk III 18.82 01120 - Housing Referral Assistant 26.92 01141 - Messenger Courier 12.92 01191 - Order Clerk I 18.05 01192 - Order Clerk II 21.67 01261 - Personnel Assistant (Employment) I 18.96 01262 - Personnel Assistant (Employment) II 21.22 01263 - Personnel Assistant (Employment) III 23.66 01270 - Production Control Clerk 23.51 01280 - Receptionist 15.67 01290 - Rental Clerk 18.04 01300 - Scheduler, Maintenance 21.57 01311 - Secretary I 21.57

8/3/2016	www.wdol.gov/wdol/scafiles/archive/sca/05-2375.r17	
01312	Exhibit D - Secretary II	24.82
	- Secretary III	26.92
	- Service Order Dispatcher	20.50 30.93
	- Supply Technician - Survey Worker	21.64
	- Travel Clerk I	15.98
	- Travel Clerk II	17.31
	- Travel Clerk III	18.79
	- Word Processor I	17.62
	- Word Processor II - Word Processor III	19.79 22.13
	Automotive Service Occupations	22.13
	- Automobile Body Repairer, Fiberglass	28.29
	- Automotive Electrician	28.50
	- Automotive Glass Installer - Automotive Worker	27.31
	- Mobile Equipment Servicer	27.31 24.42
	- Motor Equipment Metal Mechanic	30.31
	- Motor Equipment Metal Worker	27.31
	- Motor Vehicle Mechanic	29.68
	- Motor Vehicle Mechanic Helper	23.15
	- Motor Vehicle Upholstery Worker - Motor Vehicle Wrecker	26.12 27.31
	- Painter, Automotive	28.50
	- Radiator Repair Specialist	27.31
	- Tire Repairer	18.22
	- Transmission Repair Specialist	29.68
	Food Preparation And Service Occupations	10 55
	- Baker - Cook I	19.55 17.97
	- Cook II	19.55
07070	- Dishwasher	14.67
	- Food Service Worker	14.67
	- Meat Cutter	19.55
	- Waiter/Waitress Furniture Maintenance And Repair Occupations	15.50
	- Electrostatic Spray Painter	21.14
	- Furniture Handler	16.07
	- Furniture Refinisher	21.14
	- Furniture Refinisher Helper	17.75
	- Furniture Repairer, Minor - Upholsterer	19.44 21.14
	General Services And Support Occupations	21,14
	- Cleaner, Vehicles	14.92
	- Elevator Operator	14.92
	- Gardener	18.74
	Housekeeping AideJanitor	15.70 15.70
	- Laborer, Grounds Maintenance	15.89
	- Maid or Houseman	13.98
	- Pruner	14.75
	- Tractor Operator	18.02
	- Trail Maintenance Worker - Window Cleaner	15.89 16.95
	Health Occupations	10.93
	- Ambulance Driver	24.99
	- Breath Alcohol Technician	24.87
	- Certified Occupational Therapist Assistant	24.12
	- Certified Physical Therapist Assistant - Dental Assistant	22.28 16.75
	- Dental Hygienist	35.31
	- EKG Technician	28.65
12035	- Electroneurodiagnostic Technologist	28.65
	- Emergency Medical Technician	24.99
	- Licensed Practical Nurse I	21.76
Inthe Harman	al annih da	

23392 - Gunsmith II

23393 - Gunsmith III

25.12

27.25

28310 - Lifeguard

16.49

13.13

18.46

0,20.0	Evhihit D	WWW.Wasi.gov/Wasi/osamos/ars/mvs/osa/os 2075.117	
99	Exhibit D		34.64
99	410 - Pest Controller		18.75
99	510 - Photofinishing Worker		16.23
99	710 - Recycling Laborer		19.78
99	711 - Recycling Specialist		22.59
99	730 - Refuse Collector		18.36
99	810 - Sales Clerk		14.70
99	820 - School Crossing Guard		15.07
99	830 - Survey Party Chief		23.68
99	831 - Surveying Aide		15.48
99	832 - Surveying Technician		20.42
99	840 - Vending Machine Attendant		19.20
99	841 - Vending Machine Repairer		23.47
99	842 - Vending Machine Repairer F	Helper	18.98

ALL OCCUPATIONS LISTED ABOVE RECEIVE THE FOLLOWING BENEFITS:

8/3/2016

HEALTH & WELFARE: \$4.27 per hour or \$170.80 per week or \$740.13 per month

VACATION: 2 weeks paid vacation after 1 year of service with a contractor or successor; 3 weeks after 5 years, 4 weeks after 10 years, and 5 weeks after 20 years. Length of service includes the whole span of continuous service with the present contractor or successor, wherever employed, and with the predecessor contractors in the performance of similar work at the same Federal facility. (Reg. 29 CFR 4.173)

HOLIDAYS: A minimum of ten paid holidays per year, New Year's Day, Martin Luther King Jr's Birthday, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans' Day, Thanksgiving Day, and Christmas Day. (A contractor may substitute for any of the named holidays another day off with pay in accordance with a plan communicated to the employees involved.) (See 29 CFR 4174)

THE OCCUPATIONS WHICH HAVE NUMBERED FOOTNOTES IN PARENTHESES RECEIVE THE FOLLOWING:

1) COMPUTER EMPLOYEES: Under the SCA at section 8(b), this wage determination does not apply to any employee who individually qualifies as a bona fide executive, administrative, or professional employee as defined in 29 C.F.R. Part 541. Because most Computer System Analysts and Computer Programmers who are compensated at a rate not less than \$27.63 (or on a salary or fee basis at a rate not less than \$455 per week) an hour would likely qualify as exempt computer professionals, (29 C.F.R. 541. 400) wage rates may not be listed on this wage determination for all occupations within those job families. In addition, because this wage determination may not list a wage rate for some or all occupations within those job families if the survey data indicates that the prevailing wage rate for the occupation equals or exceeds \$27.63 per hour conformances may be necessary for certain nonexempt employees. For example, if an individual employee is nonexempt but nevertheless performs duties within the scope of one of the Computer Systems Analyst or Computer Programmer occupations for which this wage determination does not specify an SCA wage rate, then the wage rate for that employee must be conformed in accordance with the conformance procedures described in the conformance note included on this wage determination.

Additionally, because job titles vary widely and change quickly in the computer industry, job titles are not determinative of the application of the computer professional exemption. Therefore, the exemption applies only to computer employees who satisfy the compensation requirements and whose primary duty consists of:

(1) The application of systems analysis techniques and procedures, including consulting with users, to determine hardware, software or system functional specifications;

- (2) The design, development, documentation, analysis, creation, testing or modification of computer systems or programs, including prototypes, based on and related to user or system design specifications;
- (3) The design, documentation, testing, creation or modification of computer programs related to machine operating systems; or
- (4) A combination of the aforementioned duties, the performance of which requires the same level of skills. (29 C.F.R. 541.400).
- 2) AIR TRAFFIC CONTROLLERS AND WEATHER OBSERVERS NIGHT PAY & SUNDAY PAY: If you work at night as part of a regular tour of duty, you will earn a night differential and receive an additional 10% of basic pay for any hours worked between 6pm and 6am. If you are a full-time employed (40 hours a week) and Sunday is part of your regularly scheduled workweek, you are paid at your rate of basic pay plus a Sunday premium of 25% of your basic rate for each hour of Sunday work which is not overtime (i.e. occasional work on Sunday outside the normal tour of duty is considered overtime work).

HAZARDOUS PAY DIFFERENTIAL: An 8 percent differential is applicable to employees employed in a position that represents a high degree of hazard when working with or in close proximity to ordinance, explosives, and incendiary materials. This includes work such as screening, blending, dying, mixing, and pressing of sensitive ordance, explosives, and pyrotechnic compositions such as lead azide, black powder and photoflash powder. All dry-house activities involving propellants or explosives. Demilitarization, modification, renovation, demolition, and maintenance operations on sensitive ordnance, explosives and incendiary materials. All operations involving regrading and cleaning of artillery ranges.

A 4 percent differential is applicable to employees employed in a position that represents a low degree of hazard when working with, or in close proximity to ordance, (or employees possibly adjacent to) explosives and incendiary materials which involves potential injury such as laceration of hands, face, or arms of the employee engaged in the operation, irritation of the skin, minor burns and the like; minimal damage to immediate or adjacent work area or equipment being used. All operations involving, unloading, storage, and hauling of ordance, explosive, and incendiary ordnance material other than small arms ammunition. These differentials are only applicable to work that has been specifically designated by the agency for ordance, explosives, and incendiary material differential pay.

** UNIFORM ALLOWANCE **

If employees are required to wear uniforms in the performance of this contract (either by the terms of the Government contract, by the employer, by the state or local law, etc.), the cost of furnishing such uniforms and maintaining (by laundering or dry cleaning) such uniforms is an expense that may not be borne by an employee where such cost reduces the hourly rate below that required by the wage determination. The Department of Labor will accept payment in accordance with the following standards as compliance:

The contractor or subcontractor is required to furnish all employees with an adequate number of uniforms without cost or to reimburse employees for the actual cost of the uniforms. In addition, where uniform cleaning and maintenance is made the responsibility of the employee, all contractors and subcontractors subject to this wage determination shall (in the absence of a bona fide collective bargaining agreement providing for a different amount, or the furnishing of contrary affirmative proof as to the actual cost), reimburse all employees for such cleaning and maintenance at a rate of \$3.35 per week (or \$.67 cents per day). However, in those instances where the uniforms furnished are made of "wash and wear" materials, may be routinely washed and dried with other personal garments, and do not require any special treatment such as dry cleaning, daily washing, or commercial laundering in order to meet the cleanliness or appearance standards set by the terms of the Government contract, by the contractor, by law, or by the nature of the work, there is no requirement that employees be reimbursed for uniform maintenance costs.

The duties of employees under job titles listed are those described in the

"Service Contract Act Directory of Occupations", Fifth Edition, April 2006, unless otherwise indicated. Copies of the Directory are available on the Internet. A links to the Directory may be found on the WHD home page at http://www.dol.gov/esa/whd/ or through the Wage Determinations On-Line (WDOL) Web site at http://wdol.gov/.

REQUEST FOR AUTHORIZATION OF ADDITIONAL CLASSIFICATION AND WAGE RATE {Standard Form 1444 (SF 1444)}

Conformance Process:

The contracting officer shall require that any class of service employee which is not listed herein and which is to be employed under the contract (i.e., the work to be performed is not performed by any classification listed in the wage determination), be classified by the contractor so as to provide a reasonable relationship (i.e., appropriate level of skill comparison) between such unlisted classifications and the classifications listed in the wage determination. Such conformed classes of employees shall be paid the monetary wages and furnished the fringe benefits as are determined. Such conforming process shall be initiated by the contractor prior to the performance of contract work by such unlisted class(es) of employees. The conformed classification, wage rate, and/or fringe benefits shall be retroactive to the commencement date of the contract. {See Section 4.6 (C)(vi)} When multiple wage determinations are included in a contract, a separate SF 1444 should be prepared for each wage determination to which a class(es) is to be conformed.

The process for preparing a conformance request is as follows:

- 1) When preparing the bid, the contractor identifies the need for a conformed occupation(s) and computes a proposed rate(s).
- 2) After contract award, the contractor prepares a written report listing in order proposed classification title(s), a Federal grade equivalency (FGE) for each proposed classification(s), job description(s), and rationale for proposed wage rate(s), including information regarding the agreement or disagreement of the authorized representative of the employees involved, or where there is no authorized representative, the employees themselves. This report should be submitted to the contracting officer no later than 30 days after such unlisted class(es) of employees performs any contract work.
- 3) The contracting officer reviews the proposed action and promptly submits a report of the action, together with the agency's recommendations and pertinent information including the position of the contractor and the employees, to the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, for review. (See section 4.6(b)(2) of Regulations 29 CFR Part 4).
- 4) Within 30 days of receipt, the Wage and Hour Division approves, modifies, or disapproves the action via transmittal to the agency contracting officer, or notifies the contracting officer that additional time will be required to process the request.
- 5) The contracting officer transmits the Wage and Hour decision to the contractor.
- 6) The contractor informs the affected employees.

Information required by the Regulations must be submitted on SF 1444 or bond paper.

When preparing a conformance request, the "Service Contract Act Directory of Occupations" (the Directory) should be used to compare job definitions to insure that duties requested are not performed by a classification already listed in the wage determination. Remember, it is not the job title, but the required tasks that determine whether a class is included in an established wage determination. Conformances may not be used to artificially split, combine, or subdivide classifications listed in the wage determination.

Exhibit D

APPENDIX A

STATE FINANCE LAW and Affirmation of Understanding and Agreement



Affirmation of Understanding of Agreement Pursuant to State Finance Law §139-j (3) and §139-j (6) (b)

Proposer affirms that it understands and agrees to comply with the procedures of DHCR relative to permissible Contacts as required by State Finance Law §§ 139- j (3) and 139- K (6) (b).

Print Name: _	
Title:	
Contractor Na	me:
Contractor Add	dress:
	Certification of Compliance With State Finance I aw 8139-k (5)
	Certification of Compliance With State Finance Law §139-k (5)
ser certifies tha ce Law §139-k i	With State Finance Law §139-k (5)
ce Law §139-k i	With State Finance Law §139-k (5) t all information provided to DHCR with respect to State s complete, true, and accurate.
ce Law §139-k i	With State Finance Law §139-k (5) t all information provided to DHCR with respect to State s complete, true, and accurate.
ce Law §139-k i Signature: Print Name:	With State Finance Law §139-k (5) It all information provided to DHCR with respect to State is complete, true, and accurate. Date:
ce Law §139-k i Signature: Print Name: Title:	With State Finance Law §139-k (5) It all information provided to DHCR with respect to State is complete, true, and accurate. Date:

Exhibit A

Standard Clauses and Requirements for Solicitations



New York State Housing Finance Agency
State of New York Mortgage Agency
New York State Affordable Housing Corporation
State of New York Municipal Bond Bank Agency
Tobacco Settlement Financing Corporation
641 Lexington Avenue
New York, NY 10022
212-688-4000
www.nyshcr.org

Housing Trust Fund Corporation Hampton Plaza 38-40 State Street Albany, NY 12207 www.nyshcr.org

April 2014

I. AGENCY AND STATE-MANDATED REQUIREMENTS

1.1 Equal Employment Opportunity

It is the goal of the New York State Housing Finance Agency, Housing Trust Fund Corporation, New York State Affordable Housing Corporation, State of New York Mortgage Agency, State of New York Municipal Bond Bank Agency and Tobacco Settlement Financing Corporation (individually, "Agency" and collectively, "Agencies") to award contracts to contractors and vendors that evidence compliance with the laws of the State of New York ("State") prohibiting discrimination in employment.

1.2 Participation of New York State Business Enterprises and New York State Residents in Contracts

- a. It is the goal of the Agencies to promote the participation of New York State business enterprises and New York State residents in Agency contracts.
- b. For potential bidders located in foreign countries, the Agencies may assign or otherwise transfer offset credits created by Agency contracts, directly or indirectly, to third parties located in the State, in accordance with the written directions of the New York State Commissioner of Economic Development. The Agencies cooperate with the Department of Economic Development in efforts to get foreign countries to recognize offset credits created by Agency contracts and assigned or transferred to third parties located in the State.

1.3 **Procurement Lobbying Law**

- a. All Offerers/Proposers/Respondents/Bidders ("Offerers")¹ are required to make a written statement affirming that they understand and will abide by the provisions of the New York State Finance Law ("SFL") relating to the persons who may be contacted during this Agency solicitation process.
- b. Pursuant to SFL §139-j and §139-k², this Agency solicitation includes and imposes certain restrictions on communications between any Agency and any Offerer during the solicitation process. These restrictions apply during the period which commences from the earliest written notice, advertisement or

 $F: Legal8-Contract \\ \ Forms \ and \ Related \ Information \\ \ Forms \ attached \ to \ RFPs. \\ RFQs\\ \ Exhibit-A_Clauses_Requirements_April-2014_7_FINAL.docx$

[&]quot;Offerer" means any person or entity that responds to this Agency solicitation. It also means, for purposes of applying the Procurement Lobbying Law, an individual or entity, or any employee, agent or consultant or person acting on behalf of such individual or entity, that contacts an Agency about an Agency solicitation process during the Restricted Period of such Agency's solicitation process. The Procurement Lobbying Law applies to solicitations involving estimated annualized expenditures in excess of \$15,000.

Please click on the following link to view the statutes http://ogs.ny.gov/aboutogs/regulations/advisoryCouncil/StatutoryReferences.html .

solicitation of a request for proposal, invitation for bids, or solicitation of proposals, or any other method for soliciting a response from Offerers intending to result in a procurement contract with any Agency and ends with the final contract award and approval by any Agency (the "Restricted Period"). During the Restricted Period, Offerers are not permitted to make Contacts³ with anyone other than the Agencies' Designated Contact Officer, unless such communication falls within certain statutory exceptions set forth in SFL §139-j(3)(a).

c. Employees of the Agencies are required to obtain certain information when a Contact is received from an Offerer during the Restricted Period and include it in the procurement record for the contract. In addition, the Agencies are required to make a Determination of Responsibility of the Offerer pursuant to SFL §139-j and §139-k prior to the award of any contract. Certain findings of non-responsibility can result in denial of a contract award, and, in the event of two (2) findings within a four (4) year period, an Offerer will be debarred from obtaining governmental contracts for a four-year period. This Agency solicitation requires Offerers to disclose prior findings of non-responsibility to the Agencies.

1.4 Freedom of Information Law

All information and materials provided in response to this Agency solicitation is subject to disclosure pursuant to the Freedom of Information Law.

1.5 Reservation of Rights

- a. The issuance of this Agency solicitation, the submission of a proposal⁴ by any Offerer, and/or the acceptance of such proposal by any Agency, does not obligate the Agencies in any manner whatsoever. Legal obligations will only arise upon execution of a formal contract by any Agency and the selected Offerer.
- b. The Agencies reserve the right to:
 - (i) amend, modify, or withdraw this solicitation;
 - (ii) revise any requirements of this solicitation;
 - (iii) require supplemental statements or information from any Offerer;
 - (iv) accept or reject any or all proposals;
 - (v) extend the deadline for submission of proposals;

[&]quot;Contact" means, for purposes of applying the Procurement Lobbying Law, any oral, written, or electronic communication from an Offerer, under circumstances where a reasonable person would infer that the communication was intended to influence any Agency solicitation process.

The term "proposal" means any bid, quotation, offer, or response to this solicitation.

- (vi) negotiate or hold discussions with any Offerer and correct deficient proposals that do not completely conform to the instructions contained herein;
- (vii) cancel or reissue this solicitation, in whole or in part, if any Agency deems it in its best interest to do so:
- (viii) hold a pre-bid conference with all Offerers, to answer questions and provide applicable information as necessary;
- (ix) accept a proposal and any subsequent proposal for the contract award from someone other than the lowest cost Offerer consistent with the criteria for the evaluation of proposals;
- (x) make an award in whole or in part;
- (xi) disqualify any Offerer whose conduct and/or proposal fails to conform to the requirements of this solicitation;
- (xii) seek clarification and revisions of proposals;
- (xiii) change any of the solicitation's scheduled dates;
- (xiv) utilize any and all ideas submitted in the proposals received;
- (xv) request best and final offers;
- (xvi) require clarification at any time during the procurement process and correction of arithmetic or other apparent errors to assure a full and complete understanding of a proposal or to determine an Offerer's compliance with the requirements of the solicitation;
- (xvii) re-issue this solicitation, or a similar version, annually or as needed to solicit additional proposals;
- (xviii) interview an Offerer prior to selection; and
- (xix) waive any requirements that are not material.

The Agencies may exercise the foregoing rights at any time without notice and without liability to any Offerer or any other party for expenses incurred in connection with the proposals. All proposals and submissions will be made at the sole cost and expense of the Offerer.

- c. This Agency solicitation and any agreement which may result from it are subject to all applicable laws, rules, and regulations promulgated by any federal, state, or local authority having jurisdiction over the subject matter hereof, as the same may be amended from time to time.
- d. The Agencies shall be the sole judge of whether a proposal complies with the requirements of this solicitation and the merits of such proposal. This solicitation does not commit the Agencies to select a contract awardee, or to procure or contract for the services described herein.
- e. Nothing stated at any time by any representative of the Agencies will effect a change in or constitute an addition to this solicitation unless confirmed in writing by the Agencies.

- f. Offerers responding hereto must agree to keep confidential their proposals and any information received from the Agencies.
- g. Any selected Offerer will be required to execute a contract prescribed by the Agencies, and to abide by all relevant laws and policies of the Agencies with regard to, among other things, conflicts of interest, ethics, lobbying law directives, minority and/or women owned business enterprise participation requirements, equal employment opportunity programs, etc.
- h. The Agencies believe the information set forth in this solicitation is accurate. However, the Agencies, their Directors and/or Members, Officers, agents and employees assume no responsibility for errors and omissions contained therein.
- i. Under no circumstances (including withdrawal of this Agency solicitation before or after proposals are received) will any Offerer have any recourse against the State of New York or any Agency, their Directors, Members, Officers, agents or employees for any expenses incurred or damages sustained as a result of this Agency solicitation process.
- j. The Agencies reserve the right to select qualified proposals for further review and negotiation. Further negotiation may include, but shall not be limited to, bid amounts for contract award on the basis of a formal evaluation of the characteristics, quality and cost of such proposals.
- k. The Agencies reserve the right to make one or more awards based on the proposals that the Agencies deem best in their sole discretion.
- 1. Offerers shall not make public announcements or issue news releases pertaining to selection or contract execution without prior written consent of the Agencies.
- m. Any contract subject to approval by an Agency's Board will be awarded only after approval by the Board of the Agency issuing this solicitation.

1.6 Grounds for Disqualification

A proposal may be rejected at any time during the evaluation process and at any point thereafter if there are any adverse findings that would prevent any Agency from selecting the Offerer or any person or entity associated or partnering with the Offerer. Such adverse findings include, but are not limited to:

- a. Negative findings from the New York State Inspector General, a federal Inspector General, the U.S. Government Accountability Office, or an Inspector General in another state:
- b. Pending or unresolved legal action from the U.S. Attorney General or from an attorney general in New York or another state;

- c. Pending litigation with New York State or any other state, or a municipality located in New York or another state;
- d. Arson conviction or pending case;
- e. Harassment conviction or pending case;
- f. Federal, state, local, or private mortgage arrears, default, or foreclosure proceedings;
- g. In rem foreclosure;
- h. Sale of tax lien or substantial tax arrears;
- i. Fair housing violation or current litigation;
- j. Defaults under any Federal, State or locally sponsored program;
- k. A record of substantial building code violations or litigation against properties owned and/or managed by the Offerer or by any entity or individual that comprises the Offerer;
- 1. Past or pending voluntary or involuntary bankruptcy proceeding;
- m. Conviction for fraud, bribery, or grand larceny;
- n. Listing on Federal or State excluded parties lists; and
- o. Allegations or findings of plagiarism in research activity, and/or theft of intellectual property.

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APPENDIX B

NON RESPONSIBILITY DETERMINATION

APPENDIX B

Offerer Disclosure of Prior Non-Responsibility Determinations

Address:				_
Name and Title	of Person Submitting	g this Form:		
	rement Number:			_
seeking to enter in N	nto the Procurement Contr	ract in the previous f	ibility regarding the individual or our years? (Please circle):	entity
(Please circle): N 3. Was the basis incomplete inform N	o Ye for the finding of non-resp ation to a Governmental E o Ye d yes to any of the above	es ponsibility due to the Entity? (Please circle	iolation of State Finance Law §1 intentional provision of false or): ovide details regarding the findi	
Governmental			Entity: _	<u> </u>
Date of	Finding	of	Non-responsibility: _	Basis of F
(Add additional pa				- - -
5. Has any Gover	nmental Entity or other go above-named individual o ase circle):	r entity due to the in	terminated or withheld a Procur Itentional provision of false or inc	

6. If yes, please provide details below.	
Governmental Entity:	
Date of Termination or Withholding of Contract:	<u>—</u>
Basis of Termination or Withholding:	_
	_ _
	_ _
	_
(Add additional pages as necessary)	_
Offerer certifies that all information provided to the Governmental Entity with respect to State Fir Law §139-k is complete, true and accurate.	nance
By:Date:	
Signature	
Name:	
Title:	

NON-COLLUSIVE BIDDING CERTIFICATION

Required by Section 2878 of the Public Authorities Law

By submission of this bid, bidder and each person signing on behalf of bidder certifies, and in the case of joint bid, each party thereto certifies as to its own organization, under penalty of perjury, that to the best of his/her knowledge and belief:

- [1] The prices of this bid have been arrived at independently, without collusion, consultation, communication, or agreement, for the purposes of restricting competition, as to any matter relating to such prices with any other bidder or with any competitor;
- [2] Unless otherwise required by law, the prices which have been quoted in this bid have not been knowingly disclosed by the bidder and will not knowingly be disclosed by the Bidder prior to opening, directly or indirectly, to any other bidder or to any competitor; and
- [3] No attempt has been made or will be made by the bidder to induce any other person, partnership or corporation to submit or not to submit a bid for the purpose of restricting competition.

A BID SHALL NOT BE CONSIDERED FOR AWARD NOR SHALL ANY AWARD BE MADE WHERE [1], [2], [3] ABOVE HAVE NOT BEEN COMPLIED WITH; PROVIDED HOWEVER, THAT IF IN ANY CASE THE BIDDER(S) CANNOT MAKE THE FORGOING CERTIFICATION, THE BIDDER SHALL SO STATE AND SHALL FURNISH BELOW A SIGNED STATEMENT WHICH SETS FORTH IN DETAIL THE REASONS THEREFORE:

[AFFIX ADDENDUM TO THIS PAGE IF SPACE IS REQUIRED FOR STATEMENT.]
Subscribed to under penalty of perjury under the laws of the State of New York, this day of, 20 as the act and deed of said corporation of partnership.
IF BIDDER(S) (ARE) A PARTNERSHIP, COMPLETE THE FOLLOWING:
NAMES OF PARTNERS OR PRINCIPALS LEGAL RESIDENCE

IF BIDDER(S) (ARE) A CORPORATION, COMPLETE THE FOLLOWING:

NAMES LEGA	L RESIDENCE			
President		_		_
Secretary				_
Treasurer				-
President		_		-
Secretary		_		-
Treasurer				_
Identifying Data:				
Potential Contractor	r:			
Street Address:				
City, Town, etc.				
Telephone:	Title:			_
If applicable,	Responsible Corporate O	fficer Name	_	
Title			_	
Signature			_	

Legal name of person, firm or corporation
By (Name)
(Name)

APPENDICES

for

Contracts

Housing Trust Fund Corporation 38-40 State Street Albany, New York 12207 www.nyshcr.org

APPENDIX I

HUD General Provisions

The following terms and conditions apply to any contract for which any portion of the funding is derived from a grant made by the United States Department of Housing and Urban Development ("HUD").

1. PROVISIONS REQUIRED BY LAW DEEMED INSERTED

Each and every provision of law and clause required by law to be inserted in this contract shall be deemed to be inserted herein and the contract shall be read and enforced as though it were included herein, and if through mistake or otherwise any such provision is not inserted, or is not correctly inserted, then upon the application of either party the contract shall forthwith be physically amended to make such insertion or correction.

2. STATUTORY AND REGULATORY COMPLIANCE

Contractor shall comply with all laws and regulations applicable to the Community Development Block Grant-Disaster Recovery funds appropriated by the Disaster Relief Appropriations Act, 2013 (Pub. L. 113-2), including but not limited to the applicable Office of Management and Budget Circulars, which may impact the administration of funds and/or set forth certain cost principles, including the allowability of certain expenses.

3. BREACH OF CONTRACT TERMS

The State reserves its right to all administrative, contractual, or legal remedies, including but not limited to suspension or termination of this contract, in instances where the Contractor or any of its subcontractors violate or breach any contract term. If the Contractor or any of its subcontractors violate or breach any contract term, they shall be subject to such sanctions and penalties as may be appropriate. The duties and obligations imposed by the contract documents and the rights and remedies available thereunder shall be in addition to and not a limitation of any duties, obligations, rights and remedies otherwise imposed or available by law.

4. REPORTING REQUIREMENTS

The Contractor shall complete and submit all reports, in such form and according to such schedule, as may be required by the State. The Contractor shall cooperate with all State efforts to comply with HUD requirements and regulations pertaining to reporting, including but not limited to 24 C.F.R. §§ 85.40-41 (or 84.50-52, if applicable) and 570.507.

5. ACCESS TO RECORDS

The State, the U.S. Department of Housing and Urban Development, the Comptroller General of the United States, or any of their duly authorized representatives, shall have, at any time and from time to time during normal business hours, access to any work product, books, documents, papers, and records of the Contractor which are related to this contract, for the purpose of inspection, audits, examinations, and making excerpts, copies and transcriptions.

6. MAINTENANCE/RETENTION OF RECORDS

All records connected with this contract will be maintained in a central location and will be maintained for a period of at least four (4) years following the date of final payment and close-out of all pending matters related to this contract.

7. <u>SMALL AND MINORITY FIRMS, WOMEN'S BUSINESS ENTERPRISES, AND LABOR SURPLUS AREA FIRMS</u>

The Contractor will take necessary affirmative steps to assure that minority firms, women's business enterprises, and labor surplus area firms are used in subcontracting when possible. Steps include:

- (i) Placing qualified small and minority businesses and women's business enterprises on solicitation lists;
- (ii) Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;
- (iii) Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority business, and women's business enterprises;
- (iv) Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority business, and women's business enterprises; and
- (v) Using the services and assistance of the Small Business Administration, and the Minority Business Development Agency of the Department of Commerce.

8. RIGHTS IN DATA

(a) Definitions. As used in this clause—

Computer database or database means a collection of recorded information in a form capable of, and for the purpose of, being stored in, processed, and operated on by a computer. The term does not include computer software.

Computer software: (1) Means (i) Computer programs that comprise a series of instructions, rules, routines, or statements, regardless of the media in which recorded, that allow or cause a computer to perform a specific operation or series of operations; and (ii) Recorded information comprising source code listings, design details, algorithms, processes, flow charts, formulas, and related material that would enable the computer program to be produced, created, or compiled; and (2) Does not include computer databases or computer software documentation.

Computer software documentation means owner's manuals, user's manuals, installation instructions, operating instructions, and other similar items, regardless of storage medium, that explain the capabilities of the computer software or provide instructions for using the software.

Data means recorded information, regardless of form or the media on which it may be recorded. The term includes technical data and computer software. The term does not include information incidental to contract administration, such as financial, administrative, cost or pricing, or management information.

Form, fit, and function data means data relating to items, components, or processes that are sufficient to enable physical and functional interchangeability, and data identifying source, size, configuration, mating and attachment characteristics, functional characteristics, and performance requirements. For computer software it means data identifying source, functional characteristics, and performance requirements but specifically excludes the source code, algorithms, processes, formulas, and flow charts of the software.

Limited rights means the rights of HTFC in limited rights data as set forth in the Limited Rights Notice of paragraph (g)(3) if included in this clause.

Limited rights data means data, other than computer software, that embody trade secrets or are commercial or financial and confidential or privileged, to the extent that such data pertain to items, components, or processes developed at private expense, including minor modifications.

Restricted computer software means computer software developed at private expense and that is a trade secret, is commercial or financial and confidential or privileged, or is copyrighted computer software, including minor modifications of the computer software.

Restricted rights, as used in this clause, means the rights of the HTFC in restricted computer software, as set forth in a Restricted Rights Notice of paragraph (g) if included in this clause, or as otherwise may be provided in a collateral agreement incorporated in and made part of this contract, including minor modifications of such computer software.

Technical data, means recorded information (regardless of the form or method of the recording) of a scientific or technical nature (including computer databases and computer software documentation). This term does not include computer software or financial, administrative, cost or pricing, or management data or other information incidental to contract administration. The term includes recorded information of a scientific or technical nature that is included in computer databases (See 41 U.S.C. 403(8)).

Unlimited rights means the rights of HTFC to use, disclose, reproduce, prepare derivative works, distribute copies to the public, and perform publicly and display publicly, in any manner and for any purpose, and to have or permit others to do so.

(b) *Allocation of rights*.

(1) Except as provided in paragraph (c) of this clause, HTFC shall have unlimited rights in: (i) Data first produced in the performance of this contract; (ii) Form, fit, and function data delivered under this contract; (iii) Data delivered under this contract (except for restricted GOSR-1 (revised 6/2014)

computer software) that constitute manuals or instructional and training material for installation, operation, or routine maintenance and repair of items, components, or processes delivered or furnished for use under this contract; and (iv) All other data delivered under this contract unless provided otherwise for limited rights data or restricted computer software in accordance with paragraph (g) of this clause.

(2) The Contractor shall have the right to: (i) Assert copyright in data first produced in the performance of this contract to the extent provided in paragraph (c)(1) of this clause; (ii) Use, release to others, reproduce, distribute, or publish any data first produced or specifically used by the Contractor in the performance of this contract, unless provided otherwise in paragraph (d) of this clause; (iii) Substantiate the use of, add, or correct limited rights, restricted rights, or copyright notices and to take other appropriate action, in accordance with paragraphs (e) and (f) of this clause; and (iv) Protect from unauthorized disclosure and use those data that are limited rights data or restricted computer software to the extent provided in paragraph (g) of this clause.

(c) Copyright.

- (1) Data first produced in the performance of this contract. (i) Unless provided otherwise in paragraph (d) of this clause, the Contractor may, without prior approval of HTFC, assert copyright in scientific and technical articles based on or containing data first produced in the performance of this contract and published in academic, technical or professional journals, symposia proceedings, or similar works. The prior, express written permission of HTFC is required to assert copyright in all other data first produced in the performance of this contract; (ii) When authorized to assert copyright to the data, the Contractor shall affix the applicable copyright notices of 17 U.S.C. 401 or 402, and an acknowledgment of HTFC sponsorship (including contract number); (iii) For data other than computer software, the Contractor grants to HTFC, and others acting on its behalf, a paid-up, nonexclusive, irrevocable, worldwide license in such copyrighted data to reproduce, prepare derivative works, distribute copies to the public, and perform publicly and display publicly by or on behalf of HTFC. For computer software, the Contractor grants to HTFC, and others acting on its behalf, a paid-up, nonexclusive, irrevocable, worldwide license in such copyrighted computer software to reproduce, prepare derivative works, and perform publicly and display publicly (but not to distribute copies to the public) by or on behalf of HTFC.
- (2) Data not first produced in the performance of this contract. The Contractor shall not, without the prior written permission of HTFC, incorporate in data delivered under this contract any data not first produced in the performance of this contract unless the Contractor: (i) Identifies the data; and (ii) Grants to HTFC, or acquires on its behalf, a license of the same scope as set forth in paragraph (c)(1) of this clause or, if such data are restricted computer software, HTFC shall acquire a copyright license as set forth in paragraph (g)(4) of this clause (if included in this contract) or as otherwise provided in a collateral agreement incorporated in or made part of this contract.
- (3) Removal of copyright notices. HTFC will not remove any authorized copyright notices placed on data pursuant to this paragraph (c), and will include such notices on all reproductions of the data.
- (d) *Release, publication, and use of data.* The Contractor shall have the right to use, release to others, reproduce, distribute, or publish any data first produced or specifically used by the GOSR-1 (revised 6/2014)

Contractor in the performance of this contract, except: (1) As prohibited by Federal law or regulation (e.g., export control or national security laws or regulations); (2) As expressly set forth in this contract; or (3) If the Contractor receives or is given access to data necessary for the performance of this contract that contain restrictive markings, the Contractor shall treat the data in accordance with such markings unless specifically authorized otherwise in writing by HTFC.

(e) *Unauthorized marking of data.*

- (1) Notwithstanding any other provisions of this contract concerning inspection or acceptance, if any data delivered under this contract are marked with the notices specified in paragraph (g)(3) or (g) (4) if included in this clause, and use of the notices is not authorized by this clause, or if the data bears any other restrictive or limiting markings not authorized by this contract, HTFC may at any time either return the data to the Contractor, or cancel or ignore the markings. However, pursuant to 41 U.S.C. 253d, the following procedures shall apply prior to canceling or ignoring the markings: (i) HTFC will make written inquiry to the Contractor affording the Contractor 60 days from receipt of the inquiry to provide written justification to substantiate the propriety of the markings; (ii) If the Contractor fails to respond or fails to provide written justification to substantiate the propriety of the markings within the 60-day period (or a longer time approved in writing by HTFC for good cause shown), HTFC shall have the right to cancel or ignore the markings at any time after said period and the data will no longer be made subject to any disclosure prohibitions; (iii) If the Contractor provides written justification to substantiate the propriety of the markings within the period set in paragraph (e)(1)(i) of this clause, HTFC will consider such written justification and determine whether or not the markings are to be cancelled or ignored. If HTFC determines that the markings are authorized, the Contractor will be so notified in writing. If HTFC determines, with concurrence of the head of the contracting activity, that the markings are not authorized, HTFC will furnish the Contractor a written determination, which determination will become the final agency decision regarding the appropriateness of the markings unless the Contractor files suit in a court of competent jurisdiction within 90 days of receipt of HTFC's decision. HTFC will continue to abide by the markings under this paragraph (e)(1)(iii) until final resolution of the matter either by HTFC's determination becoming final (in which instance HTFC will thereafter have the right to cancel or ignore the markings at any time and the data will no longer be made subject to any disclosure prohibitions), or by final disposition of the matter by court decision if suit is filed.
- (2) The time limits in the procedures set forth in paragraph (e)(1) of this clause may be modified in accordance with agency regulations implementing the Freedom of Information Act (5 U.S.C. 552) if necessary to respond to a request thereunder.
- (3) Except to the extent HTFC's action occurs as the result of final disposition of the matter by a court of competent jurisdiction, the Contractor is not precluded by paragraph (e) of the clause from bringing a claim, in accordance with the Disputes clause of this contract, that may arise as the result of HTFC removing or ignoring authorized markings on data delivered under this contract.
 - (f) *Omitted or incorrect markings.*

- (1) Data delivered to HTFC without any restrictive markings shall be deemed to have been furnished with unlimited rights. HTFC is not liable for the disclosure, use, or reproduction of such data.
- (2) If the unmarked data has not been disclosed without restriction outside HTFC, the Contractor may request, within 6 months (or a longer time approved by HTFC in writing for good cause shown) after delivery of the data, permission to have authorized notices placed on the data at the Contractor's expense. HTFC may agree to do so if the Contractor: (i) Identifies the data to which the omitted notice is to be applied; (ii) Demonstrates that the omission of the notice was inadvertent; (iii) Establishes that the proposed notice is authorized; and (iv) Acknowledges that HTFC has no liability for the disclosure, use, or reproduction of any data made prior to the addition of the notice or resulting from the omission of the notice.
- (3) If data has been marked with an incorrect notice, HTFC may: (i) Permit correction of the notice at the Contractor's expense if the Contractor identifies the data and demonstrates that the correct notice is authorized; or (ii) Correct any incorrect notices.
 - (g) Protection of limited rights data and restricted computer software.
- (1) The Contractor may withhold from delivery qualifying limited rights data or restricted computer software that are not data identified in paragraphs (b)(1)(i), (ii), and (iii) of this clause. As a condition to this withholding, the Contractor shall: (i) Identify the data being withheld; and (ii) Furnish form, fit, and function data instead.
- (2) Limited rights data that are formatted as a computer database for delivery to HTFC shall be treated as limited rights data and not restricted computer software.
- (h) *Subcontracting*. The Contractor shall obtain from its subcontractors all data and rights therein necessary to fulfill the Contractor's obligations to HTFC under this contract. If a subcontractor refuses to accept terms affording HTFC those rights, the Contractor shall promptly notify HTFC of the refusal and shall not proceed with the subcontract award without authorization in writing from HTFC.
- (i) Relationship to patents or other rights. Nothing contained in this clause shall imply a license to HTFC under any patent or be construed as affecting the scope of any license or other right otherwise granted to HTFC.

9. ENERGY EFFICIENCY

The Contractor shall comply with mandatory standards and policies relating to energy efficiency which are contained in the New York State energy conservation plan issued in compliance with the Energy Policy and Conservation Act (Public Law 94-163).

10. <u>TITLE VI OF THE CIVIL RIGHTS ACT OF 1964</u>

The Contractor shall comply with the provisions of Title VI of the Civil Rights Act of 1964. No person shall, 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.

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

The Contractor shall comply with the provisions of Section 109 of the Housing and Community Development Act of 1974. 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 subjected to discrimination under any program or activity funded in whole or in part with funds made available under this title. Section 109 further provides that 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, as amended, is prohibited.

12. SECTION 504 OF THE REHABILITATION ACT OF 1973

The Contractor shall comply with section 504 of the Rehabilitation Act of 1973 (29 U.S.C. § 794), as amended, and any applicable regulations.

The Contractor agrees that no qualified individual with handicaps shall, solely on the basis of handicap, be excluded from participation in, be denied the benefits of, or otherwise be subjected to discrimination under any program or activity that receives Federal financial assistance from HUD.

13. AGE DISCRIMINATION ACT OF 1975

The Contractor shall comply with the Age Discrimination Act of 1975 (42 U.S.C. § 6101 *et seq.*), as amended, and any applicable regulations. No person in the United States shall, on the basis of age, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under, any program or activity receiving Federal financial assistance.

14. DEBARMENT, SUSPENSION, AND INELIGIBILITY

The Contractor represents and warrants that it and its subcontractors are not debarred or suspended or otherwise excluded from or ineligible for participation in Federal assistance programs subject to 2 C.F.R. part 2424.

15. CONFLICTS OF INTEREST

The Contractor shall notify the State as soon as possible if this contract or any aspect related to the anticipated work under this contract raises an actual or potential conflict of interest (as defined at 2 C.F.R. Part 215 and 24 C.F.R. § 85.36 (or 84.42, if applicable)). The Contractor shall explain the actual or potential conflict in writing in sufficient detail so that the State is able to assess such actual or potential conflict. The Contractor shall provide the State any additional information necessary for the State to fully assess and address such actual or potential conflict of interest. The Contractor shall accept any reasonable conflict mitigation strategy employed by the State, including but not limited to the use of an independent subcontractor(s) to perform the portion of work that gives rise to the actual or potential conflict.

16. SUBCONTRACTING

When subcontracting, the Contractor shall solicit for and contract with such subcontractors in a manner providing for fair competition. Some of the situations considered to be restrictive of competition include but are not limited to:

- (i) Placing unreasonable requirements on firms in order for them to qualify to do business,
- (ii) Requiring unnecessary experience and excessive bonding,
- (iii) Noncompetitive pricing practices between firms or between affiliated companies,
- (iv) Noncompetitive awards to consultants that are on retainer contracts,
- (v) Organizational conflicts of interest,
- (vi) Specifying only a *brand name* product instead of allowing *an equal* product to be offered and describing the performance of other relevant requirements of the procurement, and
- (vii) Any arbitrary action in the procurement process.

The Contractor represents to the State that all work shall be performed by personnel experienced in the appropriate and applicable profession and areas of expertise, taking into account the nature of the work to be performed under this contract.

The Contractor will include these HUD General Provisions in every subcontract issued by it so that such provisions will be binding upon each of its subcontractors as well as the requirement to flowdown such terms to all lower-tiered subcontractors.

17. ASSIGNABILITY

The Contractor shall not assign any interest in this contract, and shall not transfer any interest in the same (whether by assignment or novation) without prior written approval of the State.

18. INDEMNIFICATION

The Contractor shall indemnify, defend, and hold harmless the State and its agents and employees from and against any and all claims, actions, suits, charges, and judgments arising from or related to the negligence or willful misconduct of the Contractor in the performance of the services called for in this contract.

19. COPELAND "ANTI-KICKBACK" ACT

(Applicable to all construction or repair contracts)

Salaries of personnel performing work under this contract shall be paid unconditionally and not less often than once a month without payroll deduction or rebate on any account except only such payroll deductions as are mandatory by law or permitted by the applicable regulations issued by GOSR-1 (revised 6/2014)

the Secretary of Labor pursuant to the Copeland "Anti-Kickback Act" of June 13, 1934 (48 Stat. 948; 62 Stat. 740; 63 Stat. 108; Title 18 U.S.C. § 874; and Title 40 U.S.C. § 276c). The Contractor shall comply with all applicable "Anti-Kickback" regulations and shall insert appropriate provisions in all subcontracts covering work under this contract to ensure compliance by subcontractors with such regulations, and shall be responsible for the submission of affidavits required of subcontractors thereunder except as the Secretary of Labor may specifically provide for variations of or exemptions from the requirements thereof.

20. CONTRACT WORK HOURS AND SAFETY STANDARDS ACT

(Applicable to construction contracts exceeding \$2,000 and contracts exceeding \$2,500 that involve the employment of mechanics or laborers)

The Contractor shall comply with Sections 103 and 107 of the Contract Work Hours and Safety Standards Act (40 U.S.C. §§ 327-330) as supplemented by Department of Labor regulations (29 C.F.R. part 5).

All laborers and mechanics employed by contractors or subcontractors shall receive overtime compensation in accordance with and subject to the provisions of the Contract Work Hours and Safety Standards Act, and the contractors and subcontractors shall comply with all regulations issued pursuant to that act and with other applicable Federal laws and regulations pertaining to labor standards.

21. DAVIS-BACON ACT

(Applicable to construction contracts exceeding \$2,000 when required by Federal program legislation)

The Contractor shall comply with the Davis Bacon Act (40 U.S.C. §§ 276a to 276a-7) as supplemented by Department of Labor regulations (29 C.F.R. part 5).

All laborers and mechanics employed by contractors or subcontractors, including employees of other governments, on construction work assisted under this contract, and subject to the provisions of the federal acts and regulations listed in this paragraph, shall be paid wages at rates not less than those prevailing on similar construction in the locality as determined by the Secretary of Labor in accordance with the Davis-Bacon Act.

22. <u>TERMINATION FOR CAUSE</u> (Applicable to contracts exceeding \$10,000)

If, through any cause, the Contractor shall fail to fulfill in a timely and proper manner his obligations under this contract, or if the Contractor shall violate any of the covenants, agreements, or stipulations of this contract, the State shall thereupon have the right to terminate this contract by giving written notice to the Contractor of such termination and specifying the effective date thereof, at least five (5) days before the effective date of such termination. In such event, all finished or unfinished documents, data, studies, surveys, drawings, maps, models, photographs, and reports prepared by the Contractor under this contract shall, at the option of the State, become the State's property and the Contractor shall be entitled to receive just and equitable compensation for any work satisfactorily completed hereunder. Notwithstanding the above, the Contractor shall not be relieved of liability to the State for damages sustained by the State by virtue of any breach of the contract by the Contractor, and the State may withhold any payments to the Contractor for

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the purpose of set-off until such time as the exact amount of damages due the State from the Contractor is determined.

23. <u>TERMINATION FOR CONVENIENCE</u> (Applicable to contracts exceeding \$10,000)

The State may terminate this contract at any time by giving at least ten (10) days' notice in writing to the Contractor. If the contract is terminated by the State as provided herein, the Contractor will be paid for the time provided and expenses incurred up to the termination date.

24. <u>SECTION 503 OF THE REHABILITATION ACT OF 1973</u>

(Applicable to contracts exceeding \$10,000)

The Contractor shall comply with section 503 of the Rehabilitation Act of 1973 (29 U.S.C. § 793), as amended, and any applicable regulations.

Equal Opportunity for Workers With Disabilities

- 1. The Contractor will not discriminate against any employee or applicant for employment because of physical or mental disability in regard to any position for which the employee or applicant for employment is qualified. The Contractor agrees to take affirmative action to employ, advance in employment and otherwise treat qualified individuals with disabilities without discrimination based on their physical or mental disability in all employment practices, including the following:
 - i. Recruitment, advertising, and job application procedures;
 - ii. Hiring, upgrading, promotion, award of tenure, demotion, transfer, layoff, termination, right of return from layoff and rehiring;
 - iii. Rates of pay or any other form of compensation and changes in compensation;
 - iv. Job assignments, job classifications, organizational structures, position descriptions, lines of progression, and seniority lists;
 - v. Leaves of absence, sick leave, or any other leave;
 - vi. Fringe benefits available by virtue of employment, whether or not administered by the contractor;
 - vii. Selection and financial support for training, including apprenticeship, professional meetings, conferences, and other related activities, and selection for leaves of absence to pursue training;
 - viii. Activities sponsored by the contractor including social or recreational programs; and
 - ix. Any other term, condition, or privilege of employment.

- 2. The Contractor agrees to comply with the rules, regulations, and relevant orders of the Secretary of Labor issued pursuant to the act.
- 3. In the event of the Contractor's noncompliance with the requirements of this clause, actions for noncompliance may be taken in accordance with the rules, regulations, and relevant orders of the Secretary of Labor issued pursuant to the act.
- 4. The Contractor agrees to post in conspicuous places, available to employees and applicants for employment, notices in a form to be prescribed by the Deputy Assistant Secretary for Federal Contract Compliance Programs, provided by or through the contracting officer. Such notices shall state the rights of applicants and employees as well as the Contractor's obligation under the law to take affirmative action to employ and advance in employment qualified employees and applicants with disabilities. The Contractor must ensure that applicants and employees with disabilities are informed of the contents of the notice (e.g., the Contractor may have the notice read to a visually disabled individual, or may lower the posted notice so that it might be read by a person in a wheelchair).
- 5. The Contractor will notify each labor organization or representative of workers with which it has a collective bargaining agreement or other contract understanding, that the Contractor is bound by the terms of section 503 of the Rehabilitation Act of 1973, as amended, and is committed to take affirmative action to employ and advance in employment individuals with physical or mental disabilities.
- 6. The Contractor will include the provisions of this clause in every subcontract or purchase order in excess of \$10,000, unless exempted by the rules, regulations, or orders of the Secretary issued pursuant to section 503 of the act, as amended, so that such provisions will be binding upon each subcontractor or vendor. The Contractor will take such action with respect to any subcontract or purchase order as the Deputy Assistant Secretary for Federal Contract Compliance Programs may direct to enforce such provisions, including action for noncompliance.

25. EXECUTIVE ORDER 11246

(Applicable to construction contracts and subcontracts exceeding \$10,000)

The Contractor shall comply with Executive Order 11246 of September 24, 1965, entitled "Equal Employment Opportunity," as amended by Executive Order 11375 of October 13, 1967, and as supplemented in Department of Labor regulations (41 CFR chapter 60).

During the performance of this contract, the Contractor agrees as follows:

A. The Contractor shall not discriminate against any employee or applicant for employment because of race, color, religion, sex, or national origin. The Contractor shall take affirmative action to ensure that applicants for employment are employed, and that employees are treated during employment, without regard to their race, color, religion, sex, or national origin. Such action shall include, but not be limited to, the following: employment, upgrading, demotion, or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship.

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- B. The Contractor shall post in conspicuous places, available to employees and applicants for employment, notices to be provided by Contracting Officer setting forth the provisions of this non-discrimination clause. The Contractor shall state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex, or national origin.
- C. The Contractor will, in all solicitations or advertisements for employees placed by or on behalf of the contractor, state that all qualified applicants will receive consideration for employment without regard to race, color, religion, sex or national origin.
- D. The Contractor will send to each labor union or representative of workers with which he has a collective bargaining agreement or other contract or understanding, a notice, to be provided by the agency contracting officer, advising the labor union or workers representative of the contractor's commitments under Section 202 of Executive Order 11246 of September 24, 1965, and shall post copies of the notice in conspicuous places available to employees and applicants for employment.
- E. The Contractor will comply with all provisions of Executive Order 11246 of September 24, 1965, and of the rules, regulations and relevant orders of the Secretary of Labor.
- F. The Contractor will furnish all information and reports required by Executive Order 11246 of September 24, 1965, and by the rules, regulations and orders of the Secretary of Labor, or pursuant thereto, and will permit access to books, records and accounts by the contracting agency and the Secretary of Labor for purposes of investigation to ascertain compliance with such rules, regulations and orders.
- G. In the event of the Contractor's non-compliance with the non-discrimination clause of this contract or with any of such rules, regulations or orders, this contract may be cancelled, terminated or suspended in whole or in part and the contractor may be declared ineligible for further government contracts in accordance with procedures authorized in Executive Order 11246 and such other sanctions as may be imposed and remedies invoked as provided in Executive Order 11246 of September 24, 1965, or by rule, regulation or order of the Secretary of Labor, or as otherwise provided by law.
- H. Contractor shall incorporate the provisions of A through G above in every subcontract or purchase order unless exempted by rules, regulations or orders of the Secretary of Labor so that such provisions shall be binding on such subcontractor. The Contractor will take such action with respect to any subcontract or purchase order as the contracting agency may direct as a means of enforcing such provisions including sanctions for non-compliance, provided, however, that in the event the contractor becomes involved in, or is threatened with, litigation with a subcontractor or vendor as a result of such direction by the contracting agency, the Contractor may request the United States to enter into such litigation to protect the interests of the United States.

The Contractor certifies that it does not maintain or provide for its establishments, and that it does not permit employees to perform their services at any location, under its control, where segregated facilities are maintained. It certifies further that it will not maintain or provide for employees any segregated facilities at any of its establishments, and it will not permit employees to perform their services at any location under its control where segregated facilities are maintained. The Contractor agrees that a breach of this certification is a violation of the equal opportunity clause of this contract.

As used in this certification, the term "segregated facilities" means any waiting rooms, work areas, rest rooms and wash rooms, restaurants and other eating areas, time clocks, locker rooms, and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportation and housing facilities provided for employees which are segregated by explicit directive or are, in fact, segregated on the basis of race, color, religion, or national origin because of habit, local custom, or any other reason.

The Contractor further agrees that (except where it has obtained for specific time periods) it will obtain identical certification from proposed subcontractors prior to the award of subcontracts exceeding \$10,000 which are not exempt from the provisions of the equal opportunity clause; that it will retain such certifications in its files; and that it will forward the preceding notice to such proposed subcontractors (except where proposed subcontractors have submitted identical certifications for specific time periods).

27. <u>CERTIFICATION OF COMPLIANCE WITH CLEAN AIR AND WATER ACTS</u> (Applicable to contracts exceeding \$100,000)

The Contractor and all subcontractors shall comply with the requirements of the Clean Air Act, as amended, 42 U.S.C. § 1857 *et seq.*, the Federal Water Pollution Control Act, as amended, 33 U.S.C. § 1251 *et seq.*, and the regulations of the Environmental Protection Agency with respect thereto, at 40 C.F.R. Part 15 and 32, as amended, Section 508 of the Clean Water Act (33 U.S.C. § 1368) and Executive Order 11738.

In addition to the foregoing requirements, all nonexempt contractors and subcontractors shall furnish to the owner, the following:

- A. A stipulation by the Contractor or subcontractors, that any facility to be utilized in the performance of any nonexempt contract or subcontract, is not listed on the Excluded Party Listing System pursuant to 40 C.F.R. 32 or on the List of Violating Facilities issued by the Environmental Protection Agency (EPA) pursuant to 40 C.F.R. Part 15, as amended.
- B. Agreement by the Contractor to comply with all the requirements of Section 114 of the Clean Air Act, as amended, (42 U.S.C. § 1857 c-8) and Section 308 of the Federal Water Pollution Control Act, as amended, (33 U.S.C. § 1318) relating to inspection, monitoring, entry, reports and information, as well as all other requirements specified in said Section 114 and Section 308, and all regulations and guidelines issued thereunder.
- C. A stipulation that as a condition for the award of the contract, prompt notice will be given of

any notification received from the Director, Office of Federal Activities, EPA, indicating that a facility utilized, or to be utilized for the contract, is under consideration to be listed on the Excluded Party Listing System or the EPA List of Violating Facilities.

D. Agreement by the Contractor that he will include, or cause to be included, the criteria and requirements in paragraph (A) through (D) of this section in every nonexempt subcontract and requiring that the Contractor will take such action as the government may direct as a means of enforcing such provisions.

28. <u>LOBBYING</u> (Applicable to contracts exceeding \$100,000)

The undersigned certifies, to the best of his or her knowledge and belief, that:

- (1) No Federal appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any Federal contract, the making of any Federal grant, the making of any Federal loan, the entering into of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any Federal contract, grant, loan, or cooperative agreement.
- (2) If any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this Federal contract, grant, loan, or cooperative agreement, the undersigned shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," in accordance with its instructions.
- (3) The undersigned shall require that the language of this certification be included in the award documents for all subawards at all tiers (including subcontracts, subgrants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into. Submission of this certification is a prerequisite for making or entering into this transaction imposed by section 1352, title 31, U.S. Code. Any person who fails to file the required certification shall be subject to a civil penalty of not less than \$10,000 and not more than \$100,000 for each such failure.

29. BONDING REQUIREMENTS

(Applicable to construction and facility improvement contracts exceeding \$100,000)

The Contractor shall comply with New York state bonding requirements, unless they have not been approved by HUD, in which case the Contractor shall comply with the following minimum bonding requirements:

(1) A bid guarantee from each bidder equivalent to five percent of the bid price. The "bid guarantee" shall consist of a firm commitment such as a bid bond, certified the characteristics of the bid price. The "bid guarantee" shall consist of a firm commitment such as a bid bond, certified the characteristics of the bid price.

- negotiable instrument accompanying a bid as assurance that the bidder will, upon acceptance of his bid, execute such contractual documents as may be required within the time specified.
- (2) A performance bond on the part of the Contractor for 100 percent of the contract price. A "performance bond" is one executed in connection with a contract to secure fulfillment of all the Contractor's obligations under such contract.
- (3) A payment bond on the part of the Contractor for 100 percent of the contract price. A "payment bond" is one executed in connection with a contract to assure payment as required by law of all persons supplying labor and material in the execution of the work provided for in the contract
- 30. <u>SECTION 3 OF THE HOUSING AND URBAN DEVELOPMENT ACT OF 1968</u> (Applicable to construction contracts exceeding \$100,000)
 - A. The work to be performed under this contract is subject to the requirements of section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. § 1701u (section 3). The purpose of section 3 is to ensure that employment and other economic opportunities generated by HUD assistance or HUD-assisted projects covered by section 3, shall, to the greatest extent feasible, be directed to low- and very low-income persons, particularly persons who are recipients of HUD assistance for housing.
 - B. The parties to this contract agree to comply with HUD's regulations in 24 C.F.R. part 135, which implement section 3. As evidenced by their execution of this contract, the parties to this contract certify that they are under no contractual or other impediment that would prevent them from complying with the part 135 regulations.
 - C. The Contractor agrees to send to each labor organization or representative of workers with which the Contractor has a collective bargaining agreement or other understanding, if any, a notice advising the labor organization or workers' representative of the Contractor's commitments under this section 3 clause, and will post copies of the notice in conspicuous places at the work site where both employees and applicants for training and employment positions can see the notice. The notice shall describe the section 3 preference, shall set forth minimum number and job titles subject to hire, availability of apprenticeship and training positions, the qualifications for each; and the name and location of the person(s) taking applications for each of the positions; and the anticipated date the work shall begin.
 - D. The Contractor agrees to include this section 3 clause in every subcontract subject to compliance with regulations in 24 C.F.R. part 135, and agrees to take appropriate action, as provided in an applicable provision of the subcontract or in this section 3 clause, upon a finding that the subcontractor is in violation of the regulations in 24 C.F.R. part 135. The Contractor will not subcontract with any subcontractor where the Contractor has notice or knowledge that the subcontractor has been found in violation of the regulations in 24 C.F.R. part 135.
 - E. The Contractor will certify that any vacant employment positions, including training positions, that are filled (1) after the Contractor is selected but before the contract is executed, and (2)

- with persons other than those to whom the regulations of 24 C.F.R. part 135 require employment opportunities to be directed, were not filled to circumvent the Contractor's obligations under 24 C.F.R. part 135.
- F. Noncompliance with HUD's regulations in 24 C.F.R. part 135 may result in sanctions, termination of this contract for default, and debarment or suspension from future HUD assisted contracts.
- G. With respect to work performed in connection with section 3 covered Indian housing assistance, section 7(b) of the Indian Self-Determination and Education Assistance Act (25 U.S.C. § 450e) also applies to the work to be performed under this contract. Section 7(b) requires that to the greatest extent feasible (i) preference and opportunities for training and employment shall be given to Indians, and (ii) preference in the award of contracts and subcontracts shall be given to Indian organizations and Indian-owned Economic Enterprises. Parties to this contract that are subject to the provisions of section 3 and section 7(b) agree to comply with section 3 to the maximum extent feasible, but not in derogation of compliance with section 7(b).

NEW YORK STATE FINANCE AGENCY, STATE OF NEW YORK MORTGAGE AGENCY
NEW YORK STATE AFFORDABLE HOUSING CORPORATION, STATE OF NEW YORK MUNICIPAL
BOND BANK AGENCY, AND TOBACCO SETTLEMENT FINANCING CORPORATION
641 LEXINGTON AVENUE, NEW YORK, NEW YORK 10022, (212) 688-4000

April, 2013

APPENDIX II

STANDARD CLAUSES FOR CONTRACTS WITH THE

HOUSING TRUST FUND CORPORATION

NEW YORK STATE HOUSING FINANCING AGENCY
STATE OF NEW YORK MORTGAGE AGENCY
NEW YORK STATE AFFORDABLE HOUSING CORPORATION
STATE OF NEW YORK MUNICIPAL BOND BANK AGENCY
TOBACCO SETTLEMENT FINANCING CORPORATION
(individually or collectively, "Agency" or "Agencies")

NEW YORK STATE FINANCE AGENCY, STATE OF NEW YORK MORTGAGE AGENCY NEW YORK STATE AFFORDABLE HOUSING CORPORATION, STATE OF NEW YORK MUNICIPAL BOND BANK AGENCY, AND TOBACCO SETTLEMENT FINANCING CORPORATION 641 LEXINGTON AVENUE, NEW YORK, NEW YORK 10022, (212) 688-4000

April, 2013

STANDARD CLAUSES FOR AGENCY CONTRACTS

The parties to the attached contract, license, lease, amendment or other agreement of any kind (hereinafter, "Contract") agree to be bound by the following clauses which are hereby made a part of the Contract (the word "Contractor" herein refers to any party other than the State of New York ("State"), whether a contractor, licenser, licensee, lessor, lessee or any other party):

- 1. ACCOUNTING RECORDS. The Contractor shall establish and maintain complete and accurate books, records, documents, accounts and other evidence directly pertinent to performance of work done for the Agency or Agencies under this Contract (hereinafter, collectively, "the Records") consistent with generally accepted bookkeeping practices. The Records must be kept for the balance of the calendar year in which they were made and for six (6) additional years thereafter. The Agency or Agencies involved in this Contract and any person or entity authorized to conduct an examination shall have access to the Records during normal business hours at an office of the Contractor within the State of New York or, if no such office is available, at a mutually agreeable and reasonable venue within the State, for the term specified above for the purposes of inspection, auditing and copying. The Agency or Agencies shall take reasonable steps to protect from public disclosure any of the Records which are exempt from disclosure under Section 87 of the Public Officers Law (the "Statute") provided that: (i) the Contractor shall timely inform the Agencies' Senior Vice President and Counsel, in writing, that said records should not be disclosed; and (ii) said records shall be sufficiently identified; and (iii) designation of said records as exempt under the Statute is reasonable. Nothing contained herein shall diminish, or in any way adversely affect, the Agency's or Agencies' right to discovery in any pending or future litigation.
- **2. CONFLICTS OF INTEREST.** The Contractor shall not accept any engagement in conflict with the Agency's or Agencies' interest in the subject matter of this Contract.

The Servicer shall not offer to any employee, member or director of the Agency or Agencies' any gift, whether in the form of money, service, loan, travel, entertainment, hospitality, thing or promise, or in any other form, under circumstances in which it could reasonably be inferred that the gift was intended to influence said employee, member or director, or could reasonably be expected to influence said employee, member or director, in the performance of the official duty of said employee, member or director or was intended as a reward for any official action on the part of said employee, member or director.

- **3. SUBCONSULTANTS.** The Contractor shall not employ, contract with, or use the services of any consultant for the work of this Contract (except such third parties which may be used by the Contractor in the normal course of business, such as couriers, imaging services, etc.) without obtaining the prior written approval of the Agency or Agencies.
- **4. NON-ASSIGNABILITY.** This Contract may not be assigned by the Contractor or its right, title or interest therein assigned, transferred, conveyed, sublet or disposed of without the previous consent in writing of the Agency or Agencies and any attempts to assign the Contract without the Agency or Agencies' written consent are null and void. However, this Contract shall be binding upon and inure to the benefit of the Agency or Agencies and its successors and assigns.
- **5. INDEMNITY.** The Contractor shall indemnify and hold the Agency or Agencies and their employees, officers, Members and Directors (collectively, the "Indemnities") harmless from and against all claims, demands, liability, loss, cost, damage or expense, including attorney's fees, which may be incurred by the Indemnities because of negligence or malfeasance on the part of the Contractor arising out of this Contract.
- **6. NON-DISCRIMINATION.** To the extent required by Article 15 of the Executive Law (also known as the Human Rights Law) and all other State and Federal statutory and constitutional nondiscrimination provisions, the Contractor will not discriminate against any employee or applicant for employment because of race, creed, color, sex, national origin, sexual orientation, age, disability, genetic predisposition or carrier status, or marital status. If this a building service contract as defined in Section 230 of the Labor Law, then, in accordance with Section 239 thereof, Contractor agrees that neither it nor its subcontractors shall by reason or race, creed, color, national origin, age, sex or disability: (a) discriminate in hiring against any New York State citizen who is qualified and available to perform the work; or (b) discriminate against or intimidate any employee hired for the performance of work under this Contract. Contractor is subject to fines of \$50 per person per day for any violation of Section 239 as well as possible termination of this Contract and forfeiture of all moneys due hereunder for a second or subsequent violation.

If directed to do so by the State Commissioner of Human Rights ("Commissioner"), the Contractor will send to each labor union to which the Contractor is bound a notice provided by the Commissioner advising of this provision. The Servicer will keep posted in conspicuous places notices of the Commissioner regarding laws against discrimination. The Contractor will state in all advertisements for employees that all qualified applicants will

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be afforded equal opportunities without discrimination because of race, creed, color, sex, national origin, sexual orientation, age, disability, genetic predisposition or carrier status, or marital status.

If the Contractor has fifteen or more employees, it is an unlawful employment practice for the Contractor to fail or refuse to hire or to discharge any individual, or otherwise to discriminate against any individual with respect to the individual's compensation, terms, conditions, or privileges of employment, or to limit, segregate, or classify employees or applicants for employment in any way which would deprive or tend to deprive any individual of employment opportunities or otherwise adversely affect an individual's status as an employee, because of such individual's race, color, religion, sex. or national origin, or because an individual opposed any practice made unlawful by Title VII of the Civil Rights Act of 1964, as amended, or because he or she made a charge, testified, assisted, or participated in any manner in an investigation, proceeding, or hearing under that Title; and that it shall be an unlawful employment practice to print or publish or cause to be printed or published any notice or advertisement relating to employment any preference, limitation, specification, discrimination on the basis of race, color, religion, sex, or national origin.

If the Contractor has fifteen or more employees, the Contractor: (1) will make and keep such records relevant to the determinations of whether unlawful employment practices have been or are being committed; (2) will preserve such records for such periods as the Equal Employment Opportunity Commission ("EEOC") shall prescribe by regulation; (3) will make such reports therefrom as the EEOC shall prescribe by regulation or order; (4) must post and keep posted in conspicuous places upon its premises where notices to employees and applicants for employment are customarily posted a notice prepared or approved by the EEOC setting forth excerpts from, or summaries of, pertinent provisions of Title VII of the Civil Rights Act of 1964, as amended, and information pertinent to the filing of a complaint.

To the extent required by Article 15 of the Executive Law (also known as the Human Rights Law) and all other State and Federal statutory and constitutional non-discrimination provisions, the Contractor will comply with all non-discriminatory employment practices, will furnish all information deemed necessary by the Commissioner, and will permit the Commissioner access to its records to ascertain compliance. The Contractor will bind all subcontractors hired to perform services in connection with this Contract to the requirements of this section, take such action for enforcement as the Commissioner may direct, and notify the Commissioner if such action results in litigation. This Contract may be terminated by the Agency or Agencies upon the

Commissioner's finding of non-compliance with this section, and the Contractor may be declared ineligible for future contracts with an agency of the State or a public authority until the Contractor satisfies the Commissioner of compliance.

- 7. EOUAL EMPLOYMENT OPPORTUNITIES FOR MINORITIES AND WOMEN. In accordance with Section 312 of the Executive Law and 5 NYCRR 143, if this Contract is: (i) a written agreement or purchase order instrument, providing for a total expenditure in excess of \$25,000.00, whereby the Agency or Agencies, is committed to expend or does expend funds in return for labor, services, supplies, equipment, materials or any combination of the foregoing, to be performed for, or rendered or furnished to the Agency or Agencies, then the following shall apply and by signing this agreement the Contractor certifies and affirms that it is Contractor's equal employment opportunity policy that:
- (a) the Contractor will not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status, shall make and document its conscientious and active efforts to employ and utilize minority group members and women in its work force on Agency or Agencies' contracts and will undertake or continue existing programs of affirmative action to ensure that minority group members and women are afforded equal employment opportunities without discrimination. Affirmative action shall mean recruitment, employment, job assignment, promotion, upgradings, demotion, transfer, layoff, or termination and rates of pay or other forms of compensation;
- (b) at the request of the Agency or Agencies, the Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, labor union or representative will not discriminate on the basis of race, creed, color, national origin, sex, age, disability or marital status and that such union or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein; and
- (c) the Contractor shall state, in all solicitations or advertisements for employees, that, in the performance of this Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.

Contractor will include the provisions of 'a", "b", and "c" above, in every subcontract. Section 312 does not apply to: (i) work, goods or services unrelated to this Contract; or (ii) employment outside New York State. The Agency or Agencies shall consider

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compliance by a Contractor or subcontractor with the requirements of any federal law concerning equal employment opportunity which effectuates the purpose of this section. The Agency or Agencies shall determine whether the imposition of the requirements of the provisions hereof duplicate or conflict with any such federal law and if such duplication or conflict exists, the Agency or Agencies shall waive the applicability of Section 312 to the extent of such duplication or conflict. Contractor will comply with all duly promulgated and lawful rules and regulations of the Department of Economic Development's Division of Minority and Women's Business Development pertaining hereto.

- (d) If the procurement of the goods or services provided herein is subject to minority and women-owned participation requirements pursuant to Article 15-A of the Executive Law, the Contractor shall be liable to the Agency or Agencies for liquidated or other appropriate damages and shall provide for other appropriate remedies on account of such breach in the event it is found that the Contractor willfully and intentionally failed to comply with the minority and women-owned participation requirements set-forth in Article 15-A of the Executive Law.
- PROPRIETARY INFORMATION. All memoranda. analyses, spreadsheets and other pertinent documents or writings, including reports and financial statements developed or prepared by, or for, the Contractor in connection with the performance of this Contract are "Proprietary Information" and shall be, and remain, the property of the Agency or Agencies. All original documents constituting Proprietary Information shall be delivered to the Agency or Agencies by the Contractor, or any subcontractor, or any other person possessing them, upon the termination of this Contract or upon the earlier request of the Agency or Agencies, except that the Contractor may retain copies for its files. Proprietary Information may not be utilized, disclosed or otherwise made available to other persons by the Contractor without the prior written approval of the Agencies' Senior Vice President and Counsel. The provisions of this section shall be in addition to, and not in derogation of, any duty imposed upon the Contractor by any law, regulation or rule governing professional conduct respecting confidentiality.
- 9. IDENTIFYING INFORMATION AND PRIVACY NOTIFICATION. (a) FEDERAL EMPLOYER IDENTIFICATION NUMBER and/or FEDERAL SOCIAL SECURITY NUMBER. All invoices submitted for payment for the sale of goods or services or the lease of real or personal property to the Agency or Agencies must include the payee's identification number, i.e., the seller's or lessor's identification number. The number is either the payee's Federal employer identification number or Federal social security number, or both

such numbers when the payee has both such numbers. Failure to include this number or numbers may delay payment. Where the payee does not have such number or numbers, the payee, on its invoice, must give the reason or reasons why the payee does not have such number or numbers.

- (b) PRIVACY NOTIFICATION. (1) The authority to request the above personal information from a seller of goods or services or a lessor of real or personal property, and the authority to maintain such information, is found in Section 5 of the State Tax Law. Disclosure of this information by the seller or lessor to the Agency or Agencies is mandatory. The principal purpose for which the information is collected is to enable the State to identify individuals, businesses and others who have been delinquent in filing tax returns or may have understated their tax liabilities and to generally identify persons affected by the taxes administered by the Commissioner of Taxation and Finance. The information will be used for tax administration purposes and for any other purpose authorized by law. (2) The personal information is requested by Agency or Agencies to purchase the goods or services or lease the real or personal property covered by this Contract or lease. The information is maintained by Disbursement Manager at the Agency or Agencies, 641 Lexington Avenue, New York, New York 10022, under the name "Vendor Federal Social Security and Federal Employee Identification Numbers."
- **10. CONTRACTUAL RELATIONSHIP.** It is expressly understood that the relationship between the Agency or Agencies and the Contractor is an independent contractual relationship and neither the Contractor, its employees, nor its subcontractors shall be considered employees of the Agency or Agencies for any purpose. In addition, the Contractor shall execute the Certificate of Interest attached hereto as Exhibit A and incorporated herein.

Please refer to the following link on the Agency's web site to view each of the Agency's Prompt Payment Policies at http://www.nyshcr.org/Agencies/HTFC/Publications/PromptPaymentsReport2012.pdf or

 $\underline{\text{http://www.nyshcr.org/AboutUs/Procurement/Contractinformation.}}\\ \text{htm} \ .$

11. ENTIRE AGREEMENT. This Contract constitutes the entire agreement between the Contractor and the Agency or Agencies with respect to the subject matter hereof, superseding all negotiations, prior discussions and preliminary agreements. In the event of a conflict between the terms of the Contract (including any and all attachments thereto and amendments thereof) and the terms of this Appendix I, the terms of this Appendix I shall control.

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- **12. MODIFICATION.** Waiver, discharge, amendment, supplement, extension or other modification of this Contract shall be subject to prior approval by the Agency or Agencies and may be effected only by an instrument in writing signed by the parties to this Contract.
- **13. SECTION HEADINGS.** The caption of sections in this Contract are inserted solely for convenience of reference and are not intended to define, limit, or describe the scope of this Contract or any provision hereof or to otherwise affect this Contract in any way. The section headings shall not be considered in any way in construing this Contract.
- **14. COUNTERPARTS.** This Contract may be executed in any number of counterparts. Each such counterpart shall be deemed to be a duplicate original. All such counterparts shall constitute but one and the same instrument.
- **15. GOVERNING LAW.** This Contract has been executed and delivered in, and shall be construed and enforced in accordance with the laws of, the State of New York. In the event of conflict between New York State law and federal laws and regulations, the latter shall prevail.
- 16. NOTICES. All notices and other communications given hereunder shall not be effective for any purpose whatsoever unless in writing and delivered by hand or mailed by United States first class registered or certified mail, return receipt requested. Notice shall be deemed to have been given, if delivered by hand, when actually received by the party being notified, or, if mailed, when addressed (a) if to the Contractor, to the attention of the Contractor's authorized signatory of this Contract at the address specified for the Contractor on page one of this Contract, or at such other address as to which the Contractor shall have notified the Agency or Agencies, and (b) if to the Agency or Agencies, to the attention of the Senior Vice President and Counsel, at the address for the Agency or Agencies on page one this Contract, or at such other address of which the Agency or Agencies shall have notified the Contractor.
- 17. SEVERABILITY. All rights, powers and remedies provided herein may be exercised only to the extent that they do not violate any applicable law, and are intended to be limited to the extent necessary so that they will not render this Contract invalid, unenforceable or not entitled to be recorded, registered, or filed under applicable law. If any provision or term of this Contract or any portion of a provision shall be held to be invalid, illegal or unenforceable, only such provision or part thereof shall be affected by such holding and this Contract shall be construed as if such

invalid, illegal or unenforceable provision or part thereof had not been contained herein.

- **18.** WO RK ERS' CO M PENSATION. This Contract shall be void and of no force and effect unless the Contractor shall provide and maintain coverage during the life of this Contract for the benefit of such employees as are required to be covered by the provisions of the Workers' Compensation Law.
- **19. NO ARBITRATION.** Disputes involving this Contract, including the breach or alleged breach thereof, may not be submitted to binding arbitration (except where statutorily authorized), but must, instead, be heard in a court of competent jurisdiction of the State of New York.
- 20. SERVICE OF PROCESS. In addition to the methods of service allowed by the State Civil Practice Law & Rules ("CPLR"), the Contractor hereby consents to service of process upon it by registered or certified mail, return receipt requested. Service of process hereunder shall be complete upon the Contractor's actual receipt of process or upon the Agency's or Agencies' receipt of the return thereof by the United States Postal Service as refused or undeliverable. The Contractor must promptly notify the Agency or Agencies, in writing, of each and every change of address to which service of process can be made. Service of process by the Agency or Agencies to the last known address shall be sufficient. The Contractor will have thirty (30) calendar days after service hereunder is complete in which to respond.
- 21. NON-COLLUSIVE BIDDING CERTIFICATION. If this Contract was awarded based upon the submission of a bid or proposal, the Contractor affirms, under penalty of perjury, that the prices in its bid or proposal were arrived at independently, without collusion, consultation, communication, or agreement, for the purpose of restricting competition, or as to any matter relating to such prices with any other Contractor or with any competitor. The Contractor further affirms that, at the time the Contractor submitted its bid or proposal, an authorized and responsible person executed and delivered a non-collusive bidding certification to the Agency or Agencies on the Contractor's behalf.
- **22.** LOBBYING REFORM LAW DISCLOSURE. If the procurement of the goods or services provided herein were applicable to Lobbying Reform Law Disclosure as pursuant to State Finance Law §§139-j and 139-k, the Agency or Agencies reserves the right to terminate this Contract in the event it is found that the certification filed by the Offerer/Bidder in accordance with New York State Finance Law §139-k was intentionally false or intentionally incomplete. Upon such finding, the Agency or

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Agencies may exercise their termination right by providing written notification to the Contractor.

- 23. MACBRIDE FAIR EMPLOYMENT PRINCIPLES. In accordance with the MacBride Fair Employment Principles (Chapter 807 of the Laws of 1992), the Contractor hereby stipulates that the Contractor either (a) has no business operations in Northern Ireland, or (b) shall take lawful steps in good faith to conduct any business operations in Northern Ireland in accordance with the MacBride Fair Employment Principles (as described in Section 165 of the New York State Finance Law), and shall permit independent monitoring of compliance with such principles.
- **24. OMNIBUS PROCUREMENT ACT OF 1992.** It is the policy of New York State to maximize opportunities for the participation of New York State business enterprises, including minority and women-owned business enterprises as bidders, subcontractors and suppliers on its procurement contracts.

Information on the availability of New York State subcontractors and suppliers is available from:

NYS Department of Economic Development Division for Small Business Albany, New York 12245

Telephone: 518-292-5100 Fax: 518-292-5884

Email: opa@esd.ny.gov

A directory of certified minority and women-owned business enterprises is available from:

NYS Department of Economic Development Division of Minority and Women's Business Development 633 Third Avenue

New York, New York 10017 Telephone: 212-803-2424

Email: <u>mwbecertification@esd.ny.gov</u>

http://esd.ny.gov/MWBE/directorySearch.html

The Omnibus Procurement Act of 1992 requires that by signing this bid proposal or Contract, as applicable, Contractors certify that whenever the total bid amount is greater than \$1 million:

(a) The Contractor has made reasonable efforts to encourage the participation of New York State Business Enterprises as suppliers and subcontractors, including certified minority and women-owned business enterprises, on this project, and has retained the documentation of these efforts to be provided upon request to the State;

- (b) The Contractor has complied with the Federal Equal Opportunity Act of 1972 (P.L. 92-261), as amended;
- (c) The Contractor agrees to make reasonable efforts to provide notification to New York State residents of employment opportunities on this project through listing any such positions with the Job Service Division of the New York State Department of Labor, or providing such notification in such manner as is consistent with existing collective bargaining contracts or agreements. The Contractor agrees to document these efforts and to provide said documentation to the State upon request; and
- (d) The Contractor acknowledges notice that the State may seek to obtain offset credits from foreign countries as a result of this Contract and agrees to cooperate with the State in these efforts.
- **25. GENERAL RESPONSIBILITY LANGUAGE.** The Contractor shall at all times during Contract term remain responsible. The Contractor agrees, if requested by the Agencies, to present evidence of its continuing legal authority to do business in New York State, integrity, experience, ability, prior performance, and organizational and financial capacity.

For purposes of this Agreement, Contractor responsibility generally means that the Contractor has the integrity to justify the award of public dollars and the capacity to perform the requirements of this Contract fully. In connection herewith, to the extent that the Agencies may make certain determinations with respect to Contractor responsibility, wherein the Agencies determine whether it has reasonable assurances that a Contractor is responsible, is an important part of the procurement process, promoting fairness in contracting, mitigating contract issues, and protecting the Contractor and the Agencies against failed contracts. In making such a responsibility determination, the Agencies shall evaluate the Contractor's responsibility with respect to four factors: (a) financial and organizational capacity; (ii) legal authority to do business in New York State; (c) integrity; and (iv) previous performance.

26. SUSPENSION OF WORK (for Non-Responsibility). The Agencies reserve the right to suspend any or all activities under this Contract, at any time, when the Agency discovers information that calls into question the responsibility of the Contractor. In the event of such suspension, the Contractor will be given written notice outlining the particulars of such suspension. Upon issuance of such notice, the Contractor must comply with the terms of the suspension order. Contract activity may resume at such time as the Agencies issue a written notice authorizing a resumption of performance under the Contract.

HOUSING TRUST FUND CORPORTION 38-40 STATE STREET, ALBANY, NEW YORK 12207

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27. Termination (for Non-Responsibility). Upon written notice to the Contractor, and a reasonable opportunity to be heard with appropriate Agency staff, the Contract may be terminated by the Agencies at the Contractor's expense where the Contractor is determined by the Agencies to be non-responsible. In such event, the Agencies may complete the contractual requirements in any manner they deem advisable and pursue available legal or equitable remedies for breach.

APPENDIX III DIVERSITY FORMS

APPENDIX III

DIVERSITY FORMS SECTION 1 : HUD

OMB Approval No.: 2535-0117 (exp. 1/31/2013)

Public Reporting Burden for this collection of information is estimated to average .50 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This information is voluntary. HUD may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB Control Number.

Executive Order 12421 dated July 14, 1983, directs the Minority Business Development Plans shall be developed by each Federal Agency and that these annual plans shall establish minority business development objectives. The information is used by HUD to monitor and evaluate MBE activities against the total program activity and the designated minority business enterprise (MBE) goals. The Department requires the information to provide guidance and oversight for programs for the development of minority business enterprise concerning Minority Business Development. If the information is not collected HUD would not be able to establish meaningful MBE goals nor evaluate MBE performance against these goals.

While no assurances of confidentiality is pledged to respondents, HUD generally discloses this data only in response to a Freedom of Information request.

Privacy Act Notice - The United States Department of Housing and Urban Development, Federal Housing Administration, is authorized to solicit the information requested in this form by virtue of Title 12, United States Code, Section 1701 et seq., and regulations promulgated thereunder at Title 12, Code of Federal Regulations. It will not be disclosed or released outside the United States Department of Housing and Urban Development without your consent, except as required or permitted by law.

Grantee/Project Owner/Developer/Spon	nsor/Builder/Agency						Check if: PHA □ IHA □	2	2. Location (City, State, ZIP Code)
3a. Name of Contact Person			3b. Phone No	mber (Including	Area Code	e)	4. Reporting Perio		5. Program Code (Not applicable for CPD programs.) 4. See explanation of codes at bottom of page. 4. Use a separate sheet for each program code. 5. Date Submitted to Field Office 6. Date Submitted to Field Office
Grant/Project Number or HUD Case Number or other identification of property,	Amount of Contract or Subcontract	Type of Subc Trade Bu Code Racia	tractor or contractor Won isiness Own al/Ethnic Busin	ed Identifica ess Num	ion (ID)	Sec.	Subcontractor Identification (ID) Number	Sec.	Sec. 3 Contractor/Subcontractor Name and Address 7j.
subdivision, dwelling unit, etc. 7a.	7b.	below) (See	Code (Yes e below) No 7d. 7e)		7g.	7h.	7i.	Name Street City State Zip Code
CPD: 1 = New Construction 2 = Education/Training 3 = Other	7c: Type of Trad Housing/Public I 1 = New Constru 2 = Substantial I 3 = Repair 4 = Service 5 = Project Mang	Housing: uction 6 = P Rehab. 7 = To 8 = E 9 = A	Professional lenant Services ducation/Train arch./Engrg. Ap	ing	1 = Whi 2 = Blac 3 = Nati 4 = Hisp	ite An ck Am ive Ar panic an/Pa	nericans mericans Americans cific Americans		5: Program Codes (Complete for Housing and Public and Indian Housing programs only): 1 = All insured, including Section 8

This report is to be completed by grantees, developers, sponsors, builders, agencies, and/or project owners for reporting contract and subcontract activities of \$10,000 or more under the following programs: Community Development Block Grants (entitlement and small cities); Urban Development Action Grants; Housing Development Grants; Multifamily Insured and Noninsured; Public and Indian Housing Authorities; and contracts entered into by recipients of CDBG rehabilitation assistance.

Contracts/subcontracts of less than \$10,000 need be reported only if such contracts represent a significant portion of your total contracting activity. Include only contracts executed during this reporting period.

This form has been modified to capture Section 3 contract data in columns 7g and 7i. Section 3 requires that the employment and other economic opportunities generated by HUD financial assistance for housing and community development programs shall, to the greatest extent feasible, be directed toward low- and very low-income persons, particularly those who are recipients of government assistance for housing. Recipients using this form to report Section 3 contract data must also use Part I of form HUD-60002 to report employment and training opportunities data. Form HUD-2516 is to be

completed for public and Indian housing and most community development programs. Form HUD-60002 is to be completed by all other HUD programs including State administered community development programs covered under Section 3.

A Section 3 contractor/subcontractor is a business concern that provides economic opportunities to low- and very low-income residents of the metropolitan area (or nonmetropolitan county), including a business concern that is 51 percent or more owned by low- or very low-income residents; employs a substantial number of low- or very low-income residents; or provides subcontracting or business development opportunities to businesses owned by low- or very low-income residents. Low- and very low-income residents include participants in Youthbuild programs established under Subtitle D of Title IV of the Cranston-Gonzalez National Affordable Housing Act.

The terms "low-income persons" and "very low-income persons" have the same meanings given the terms in section 3(b)(2) of the United States Housing Act of 1937. Low-income persons mean families (including single persons) whose incomes do not exceed 80 per centum of the median income for the area, as determined by the Secretary, with adjustments for smaller and larger families, except that the Secretary

may establish income ceilings higher or lower than 80 per centum of the median for the area on the basis of the Secretary's findings that such variations are necessary because of prevailing levels of construction costs or unusually high or low-income families. Very low-income persons means low-income families (including single persons) whose incomes do not exceed 50 per centum of the median family income for the area, as determined by the Secretary with adjustments for smaller and larger families, except that the Secretary may establish income ceilings higher or lower than 50 per centum of the median for the area on the basis of the Secretary's findings that such variations are necessary because of unusually high or low family incomes.

Submit two (2) copies of this report to your local HUD Office within ten (10) days after the end of the reporting period you checked in item 4 on the front.

Complete item 7h. only once for each contractor/subcontractor on each semi-annual

Enter the prime contractor's ID in item 7f. for all contracts and subcontracts. Include only contracts executed during this reporting period. PHAs/IHAs are to report all contracts/subcontracts.

Community Development Programs

- 1. Grantee: Enter the name of the unit of government submitting this report.
- Contact Person: Enter name and phone of person responsible for maintaining and submitting contract/subcontract data.
- 7a. Grant Number: Enter the HUD Community Development Block Grant Identification Number (with dashes). For example: B-32-MC-25-0034. For Entitlement Programs and Small City multi-year comprehensive programs, enter the latest approved grant number.
- 7b. Amount of Contract/Subcontract: Enter the dollar amount rounded to the nearest dollar. If subcontractor ID number is provided in 7f, the dollar figure would be for the subcontract only and not for the prime contract.
- 7c. Type of Trade: Enter the numeric codes which best indicates the contractor's/ subcontractor's service. If subcontractor ID number is provided in 7f., the type of trade code would be for the subcontractor only and not for the prime contractor. The "other" category includes supply, professional services and all other activities except construction and education/training activities.
- 7d. Business Racial/Ethnic/Gender Code: Enter the numeric code which indicates the racial/ethnic /gender character of the owner(s) and controller(s) of 51% of the business. When 51% or more is not owned and controlled by any single racial/ethnic/ gender category, enter the code which seems most appropriate. If the subcontractor ID number is provided, the code would apply to the subcontractor and not to the prime contractor.
- 7e. Woman Owned Business: Enter Yes or No.
- 7f. Contractor Identification (ID) Number: Enter the Employer (IRS) Number of the Prime Contractor as the unique identifier for prime recipient of HUD funds. Note that the Employer (IRS) Number must be provided for each contract/subcontract awarded.
- 7g. Section 3 Contractor: Enter Yes or No.
- 7h. Subcontractor Identification (ID) Number: Enter the Employer (IRS) Number of the subcontractor as the unique identifier for each subcontract awarded from HUD funds. When the subcontractor ID Number is provided, the respective Prime Contractor ID Number must also be provided.
- 7i. Section 3 Contractor: Enter Yes or No.

firm receiving contract/subcontract activity only one time on each report for each firm.

Multifamily Housing Programs

- 1. Grantee/Project Owner: Enter the name of the unit of government, agency or mortgagor entity submitting this report.
- 3. Contact Person: Same as item 3 under CPD Programs.
- 4. Reporting Period: Check only one period.
- 5. **Program Code:** Enter the appropriate program code.
- 7a. Grant/Project Number: Enter the HUD Project Number or Housing Development Grant or number assigned.
- **7b.** Amount of Contract/Subcontract: Same as item 7b. under CPD Programs.
- 7c. Type of Trade: Same as item 7c. under CPD Programs.
- 7d. Business Racial/Ethnic/Gender Code: Same as item 7d. under CPD Programs.
- 7e. Woman Owned Business: Enter Yes or No.
- 7f. Contractor Identification (ID) Number: Same as item 7f. under CPD Programs.
- 7a. Section 3 Contractor: Enter Yes or No.
- 7h. Subcontractor Identification (ID) Number: Same as item 7h. under CPD Programs.
- 7i. Section 3 Contractor: Enter Yes or No.
- 7i. Contractor/Subcontractor Name and Address: Same as item 7i. under CPD Programs.

Public Housing and Indian Housing Programs

PHAs/IHAs are to report all contracts/subcontracts. Include only contracts executed during this reporting period.

- 1. Project Owner: Enter the name of the unit of government, agency or mortgagor entity submitting this report. Check box as appropriate.
- 3. Contact Person: Same as item 3 under CPD Programs.
- Reporting Period: Check only one period.
- **5. Program Code:** Enter the appropriate program code.
- 7a. Grant/Project Number: Enter the HUD Project Number or Housing Development Grant or number assigned.
- 7b. Amount of Contract/Subcontract: Same as item 7b. under CPD Programs.
- 7c. Type of Trade: Same as item 7c. under CPD Programs.
- 7d. Business Racial/Ethnic/Gender Code: Same as item 7d. under CPD Programs.
- 7e. Woman Owned Business: Enter Yes or No.
- 7f. Contractor Identification (ID) Number: Same as item 7f. under CPD Programs.
- 7g. Section 3 Contractor: Enter Yes or No.
- 7h. Subcontractor Identification (ID) Number: Same as item 7h. under CPD Programs.
- 7i. Section 3 Contractor: Enter Yes or No.
- 7j. Contractor/Subcontractor Name and Address: Same as item 7j. under CPD Programs.

Section 3 Summary Report

Economic Opportunities for Low- and Very Low-Income Persons

U.S. Department of Housing and Urban Development Office of Fair Housing

and Equal Opportunity

OMB	Approval	No.	2529-0043
	(6	exp.	8/31/2007)

HUD Field Office:

See back of page for Public Reporting Burden statement		
Recipient Name & Address: (street, city, state, zip)	2. Federal Identification: (contract/award no.)	3. Dollar Amount of Award:
	1.0.1.18	5.81
	4. Contact Person:	5. Phone: (include area code)
	6. Reporting Period:	7. Date Report Submitted:
	6. Reporting Period.	7. Date Report Submitted.

8. Program Code: * (Use a separate sheet 9. Program Name: for each program code) Part I: Employment and Training (** Include New Hires in columns E & F.) В F** Number of Number of New % of Aggregrate Number % of Total Staff Hours Number of Section 3 Job Category of Staff Hours of New Hires New Hires Hires that are for Section 3 Employees **Employees** Sec. 3 Residents that are Sec. 3 Residents and Trainees and Trainees Professionals **Technicians** Office/Clerical Construction by Trade (List) Trade Trade Trade Trade Trade Other (List) **Total**

*Program Codes

1 = Flexible Subsidy 2 = Section 202/811

3 = Public/Indian Housing

A = Development,

B = Operation

C = Modernization

4 = Homeless Assistance

5 = HOME

6 = HOME-State Administered

7 = CDBG-Entitlement

8 = CDBG-State Administered

9 = Other CD Programs

10 = Other Housing Programs

Part II:	Contracts Awarded	
1	. Construction Contracts:	
	A. Total dollar amount of all contracts awarded on the project	\$
	B. Total dollar amount of contracts awarded to Section 3 businesses	\$
	C. Percentage of the total dollar amount that was awarded to Section 3 businesses	%
	D. Total number of Section 3 businesses receiving contracts	
2	. Non-Construction Contracts:	
	A. Total dollar amount of all non-construction contracts awarded on the project/activity	\$
	B. Total dollar amount of non-construction contracts awarded to Section 3 businesses	\$
	C. Percentage of the total dollar amount that was awarded to Section 3 businesses	%
	D. Total number of Section 3 businesses receiving non-construction contracts	
Ind an	: Summary dicate the efforts made to direct the employment and other economic opportunities generated by d community development programs, to the greatest extent feasible, toward low- and very low-incerecipients of government assistance for housing. (Check all that apply.)	
_	Attempted to recruit low-income residents through: local advertising media, signs prominently with community organizations and public or private agencies operating within the metropoli in which the Section 3 covered program or project is located, or similar methods.	
	Participated in a HUD program or other program which promotes the training or employmen	t of Section 3 residents.
_	Participated in a HUD program or other program, which promotes the award of contracts to definition of Section 3 business concerns.	o business concerns which meet the
_	Coordinated with Youthbuild Programs administered in the metropolitan area in which the S Other; describe below	Section 3 covered project is located.

Public reporting burden for this collection of information is estimated to average 2 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. This agency may not collect this information, and you are not required to complete this form, unless it displays a currently valid OMB control number.

Section 3 of the Housing and Urban Development Act of 1968, as amended, 12 U.S.C. 1701u., mandates that the Department ensure that employment and other economic opportunities generated by its housing and community development assistance programs are directed toward low- and very low-income persons, particularly those who are recipients of government assistance for housing. The regulations are found at 24 CFR Part 135. The information will be used by the Department to monitor program recipients' compliance with Section 3, to assess the results of the Department's efforts to meet the statutory objectives of Section 3, to prepare reports to Congress, and by recipients as a self-monitoring tool. The data is entered into a data base and will be analyzed and distributed. The collection of information involves recipients receiving Federal financial assistance for housing and community development programs covered by Section 3. The information will be collected annually to assist HUD in meeting its reporting requirements under Section 808(e)(6) of the Fair Housing Act and Section 916 of the HCDA of 1992. An assurance of confidentiality is not applicable to this form. The Privacy Act of 1974 and OMB Circular A-108 are not applicable. The reporting requirements do not contain sensitive questions. Data is cumulative; personal identifying information is not included.

Form HUD-60002, Section 3 Summary Report, Economic Opportunities for Low- and Very Low-Income Persons.

Instructions: This form is to be used to report annual accomplishments regarding employment and other economic opportunities provided to low-and very low-income persons under Section 3 of the Housing and Urban Development Act of 1968. The Section 3 regulations apply to any public and Indian Housing programs that receive: (1) development assistance pursuant to Section 5 of the U.S. Housing Act of 1937; (2) operating assistance pursuant to Section 9 of the U.S. Housing Act of 1937; or (3) modernization grants pursuant to Section 14 of the U.S. Housing Act of 1937 and to recipients of housing and community development assistance in excess of \$200,000 expended for: (1) housing rehabilitation (including reduction and abatement of lead-based paint hazards); (2) housing construction; or (3) other public construction projects; and to contracts and subcontracts in excess of \$100,000 awarded in connection with the Section-3-covered activity.

Form HUD-60002 has three parts which are to be completed for all programs covered by Section 3. Part I relates to **employment and training**, The recipient has the option to determine numerical employment/training goals either on the basis of the number of hours worked by new hires (columns B, D, E and F) or the number of new hires utilized on the Section 3 covered project (columns B, C and F). Part II of the form relates to **contracting**, and Part III summarizes recipients' **efforts** to comply with Section 3

Recipients or contractors subject to Section 3 requirements must maintain appropriate documentation to establish that HUD financial assistance for housing and community development programs were directed toward low- and very low-income persons.* A recipient of Section 3 covered assistance shall submit two copies of this report to the local HUD Field Office. Where the program providing assistance requires an annual performance report, this Section 3 report is to be submitted at the same time the program performance report is submitted. Where an annual performance report is not required, this Section 3 report is to be submitted by January 10 and, if the project ends before December 31, within 10 days of project completion. Only Prime Recipients are required to report to HUD. The report must include accomplishments of all recipients and their Section 3 covered contractors and subcontractors.

HUD Field Office: Enter the Field Office name forwarding the Section 3 report.

- Recipient: Enter the name and address of the recipient submitting this report.
- Federal Identification: Enter the number that appears on the award form (with dashes). The award may be a grant, cooperative agreement or contract
- Dollar Amount of Award: Enter the dollar amount, rounded to the nearest dollar, received by the recipient.
- 4 & 5. Contact Person/Phone: Enter the name and telephone number of the person with knowledge of the award and the recipient's implementation of Section 3.
- Reporting Period: Indicate the time period (months and year) this report covers.
- 7. Date Report Submitted: Enter the appropriate date.

Submit two (2) copies of this report to the to the HUD Field Office of Fair Housing and Equal Opportunity, Program Operations and Compliance Center Director, at the same time the performance report is submitted to the program office. For those programs where such a report is not required, the Section 3 report is submitted by January 10. Include only contracts executed during the reporting period specified in item 8. PHAs/HAs are to report all contracts/subcontracts.

* The terms "low-income persons" and "very low-income persons" have the same meanings given the terms in section 3(b)(2) of the United States Housing Act of 1937. **Low-income persons** mean families (including single persons) whose incomes do not exceed 80 per centum of the median income for the area, as determined by the Secretary, with adjustments for

- 8. Program Code: Enter the appropriate program code as listed at the bottom of the page.
- 9. Program Name:Enter the name of the HUD Program corresponding with the "Program Code" in number 8.

Part I: Employment and Training Opportunities

Column A: Contains various job categories. Professionals are defined as people who have special knowledge of an occupation (i.e., supervisors, architects, surveyors, planners, and computer programmers). For construction positions, list each trade and provide data in columns B through F for each trade where persons were employed. The category of "Other" includes occupations such as service workers.

Column B: Enter the number of new hires for each category of workers identified in **Column A** in connection with this award. New Hire refers to a person who is not on the contractor's or recipient's payroll for employment at the time of selection for the Section 3 covered award or at the time of receipt of Section 3 covered assistance.

Column C: Enter the number of Section 3 new hires for each category of workers identified in **Column A** in connection with this award. Section 3 new hire refers to a Section 3 resident who is not on the contractor's or recipient's payroll for employment at the time of selection for the Section 3 covered award or at the time of receipt of Section 3 covered assistance.

Column D: Enter the percentage of all the staff hours of new hires (Section 3 residents) in connection with this award.

Column E: Enter the percentage of the total staff hours worked for Section 3 employees and trainees (including new hires) connected with this award. Include staff hours for part-time and full-time positions.

Column F: Enter the number of Section 3 residents that were employed and trained in connection with this award.

Part II: Contract Opportunities

Block 1: Construction Contracts

Item A: Enter the total dollar amount of all contacts awarded on the project/program.

Item B: Enter the total dollar amount of contracts connected with this project/program that were awarded to Section 3 businesses.

Item C: Enter the percentage of the total dollar amount of contracts connected with this project/program awarded to Section 3 businesses.

Item D: Enter the number of Section 3 businesses receiving awards.

Block 2: Non-Construction Contracts

Item A: Enter the total dollar amount of all contacts awarded on the project/program.

Item B: Enter the total dollar amount of contracts connected with this project awarded to Section 3 businesses.

Item C: Enter the percentage of the total dollar amount of contracts connected with this project/program awarded to Section 3 businesses.

Item D: Enter the number of Section 3 businesses receiving awards.

Part III: Summary of Efforts - Self-explanatory

smaller and larger families, except that the Secretary may establish income ceilings higher or lower than 80 per centum of the median for the area on the basis of the Secretary's findings such that variations are necessary because of prevailing levels of construction costs or unusually high- or low-income families. **Very low-income persons** mean low-income families (including single persons) whose incomes do not exceed 50 per centum of the median family income for the area, as determined by the Secretary with adjustments for smaller and larger families, except that the Secretary may establish income ceilings higher or lower than 50 per centum of the median for the area on the basis of the Secretary's findings that such variations are necessary because of unusually high or low family incomes.

APPENDIX III

DIVERSITY FORMS

SECTION 2: HTFC

PARTICIPATION BY MINORITY GROUP MEMBERS AND WOMEN REQUIREMENTS AND PROCEDURES FOR CONTRACTS WITH HOUSING TRUST FUND CORPORATION

I. General Provisions

- A. The Corporation is required to implement the provisions of New York State ("State") Executive Law Article 15-A and 5 NYCRR Parts 142-144 ("MWBE Regulations") for all State contracts as defined therein, with a value (1) in excess of \$25,000 for labor, services, equipment, materials, or any combination of the foregoing or (2) in excess of \$100,000 for real property renovations and construction.
- B. Contractor agrees, in addition to any other nondiscrimination provision of the Contract and at no additional cost to the Housing Trust Fund Corporation ("Corporation"), to fully comply and cooperate with the Corporation in the implementation of New York State Executive Law Article 15-A. These requirements include equal employment opportunities for minority group members and women ("EEO") and contracting opportunities for certified minority and womenowned business enterprises ("MWBEs"). Contractor's demonstration of "good faith efforts" pursuant to 5 NYCRR §142.8 shall be a part of these requirements. These provisions shall be deemed supplementary to, and not in lieu of, the nondiscrimination provisions required by New York State Executive Law Article 15 (the "Human Rights Law") or other applicable federal, State or local laws.
- C. Failure to comply with all of the requirements herein may result in a finding of non-responsiveness, non-responsibility and/or a breach of Contract, leading to the withholding of funds or such other actions, liquidated damages pursuant to section VII of this Appendix II or enforcement proceedings as allowed by the Contract.

II. Contract Goals

- A. For purposes of this procurement, the Corporation hereby establishes an overall goal of 20% for Minority and Women-Owned Business Enterprises ("MWBE") participation, 10% for Minority-Owned Business Enterprises ("MBE") participation and 10% for Women-Owned Business Enterprises ("WBE") participation (based on the current availability of qualified MBEs and WBEs).
- B. For purposes of providing meaningful participation by MWBEs on this Contract and achieving the Contract Goals established in section III-A, Contractor should reference the directory of New York State Certified MBWEs found at the following internet address: http://www.empire.state.ny.us/MWBE/directorySearch.html.

Additionally, Contractor is encouraged to contact the Division of Minority and Woman Business Development ((518) 292-5250; (212) 803-2414; or (716) 846-8200) to discuss additional methods of maximizing participation by MWBEs on this Contract.

C. Where MWBE goals have been established herein, pursuant to 5 NYCRR §142.8, Contractor must document "good faith efforts" to provide meaningful participation by MWBEs as subcontractors or suppliers in the performance of this Contract. In accordance with section 316-a of Article 15-A and 5 NYCRR §142.13, the Contractor acknowledges that if Contractor is found to have willfully and intentionally failed to comply with the MWBE participation goals set forth in the Contract, such a finding constitutes a breach of Contract and the Contractor shall be liable to the Corporation for liquidated or other appropriate damages, as set forth herein.

III. Equal Employment Opportunity (EEO)

- A. Contractor agrees to be bound by the provisions of Article 15-A and the MWBE Regulations promulgated by the Division of Minority and Women's Business Development of the Department of Economic Development (the "Division"). If any of these terms or provisions conflict with applicable law or regulations, such laws and regulations shall supersede these requirements.
- B. Contractor shall comply with the following provisions of Article 15-A:
 - 1. Contractor and Subcontractors shall undertake or continue existing EEO programs to ensure that minority group members and women are afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status. For these purposes, EEO shall apply in the areas of recruitment, employment, job assignment, promotion, upgrading, demotion, transfer, layoff, or termination and rates of pay or other forms of compensation.
 - 2. The Contractor shall submit an EEO policy statement (Form PROC-8) to the Corporation within seventy two (72) hours after the date of the notice by Corporation to award the Contract to the Contractor.
 - 3. If Contractor or Subcontractor does not have an existing EEO policy statement, the Corporation may provide the Contractor or Subcontractor a model statement (see Form PROC-4 Minority and Women-Owned Business Enterprises Equal Employment Opportunity Policy Statement).
 - 4. The Contractor's EEO policy statement shall include the following language:
 - a. The Contractor will not discriminate against any employee or applicant for employment because of race, creed, color, national origin, sex, age, disability or marital status, will undertake or continue existing EEO programs to ensure that minority group members and women are afforded equal employment opportunities without discrimination, and shall make and document its conscientious and active efforts to employ and utilize minority group members and women in its work force.
 - b. The Contractor shall state in all solicitations or advertisements for employees that, in the performance of the Contract, all qualified applicants will be afforded equal employment opportunities without discrimination because of race, creed, color, national origin, sex, age, disability or marital status.
 - c. The Contractor shall request each employment agency, labor union, or authorized representative of workers with which it has a collective bargaining or other agreement or understanding, to furnish a written statement that such employment agency, labor union, or representative will not discriminate on the basis of race, creed, color, national

- origin, sex age, disability or marital status and that such union or representative will affirmatively cooperate in the implementation of the Contractor's obligations herein.
- d. The Contractor will include the provisions of sections (a) through (c) of this subsection and paragraph "E" of this section, which provides for relevant provisions of the Human Rights Law, in every subcontract in such a manner that the requirements of the subdivisions will be binding upon each subcontractor as to work in connection with this Contract.

C. Form PROC-1- Staffing Plan

To ensure compliance with this section, the Contractor shall submit a staffing plan to document the composition of the proposed workforce to be utilized in the performance of this Contract by the specified categories listed, including ethnic background, gender, and Federal occupational categories. Contractors shall complete the Staffing plan form and submit it as part of their bid or proposal or within a reasonable time, but no later than the time of award of the Contract.

D. Form PROC-5 - Workforce Employment Utilization Report ("Workforce Report")

- 1. Once a Contract has been awarded and during the term of Contract, Contractor is responsible for updating and providing notice to the Corporation of any changes to the previously submitted Staffing Plan. This information is to be submitted on a quarterly basis during the term of the Contract to report the actual workforce utilized in the performance of the Contract by the specified categories listed including ethnic background, gender, and Federal occupational categories. The Workforce Report must be submitted to report this information.
 - Reports should be submitted by email to: MWBE EEOCreports@stormrecovery.ny.gov.
- 2. Separate forms shall be completed by Contractor and any subcontractor performing work on the Contract.
- 3. In limited instances, Contractor may not be able to separate out the workforce utilized in the performance of the Contract from Contractor's and/or subcontractor's total workforce. When a separation can be made, Contractor shall submit the Workforce Report and indicate that the information provided related to the actual workforce utilized on the subject Contract. When the workforce to be utilized on the Contract cannot be separated out from Contractor's and/or subcontractor's total workforce, Contractor shall submit the Workforce Report and indicate that the information provided is Contractor's total workforce during the subject time frame, not limited to work specifically under the Contract.
- D. Contractor shall comply with the provisions of the Human Rights Law, all other State and Federal statutory and constitutional non-discrimination provisions. Contractor and subcontractors shall not discriminate against any employee or applicant for employment because of race, creed (religion), color, sex, national origin, sexual orientation, military status, age, disability, predisposing genetic characteristic, marital status or domestic violence victim status, and shall also follow the requirements of the Human Rights Law with regard to non-discrimination on the basis of prior criminal conviction and prior arrest.

IV. MWBE Utilization Plan

- A. The Contractor represents and warrants that Contractor has submitted an MWBE Utilization Plan (Form PROC-2) either prior to, or at the time of, the execution of this Contract.
- B. Contractor agrees to use such MWBE Utilization Plan for the performance of MWBEs on this Contract pursuant to the prescribed MWBE goals set forth in section III-A of this Appendix II.
- C. Contractor further agrees that a failure to submit and/or use such MWBE Utilization Plan shall constitute a material breach of the terms of this Contract. Upon the occurrence of such a material breach, the Corporation shall be entitled to any remedy provided herein, including but not limited to, a finding of Contractor non-responsiveness.

V. Waivers

- A. For Waiver Requests Contractor should use Form PROC-3 Waiver Request.
- B. If the Contractor, after making good faith efforts, is unable to comply with MWBE goals, the Contractor may submit a Request for Waiver documenting good faith efforts by the Contractor to meet such goals. If the documentation included with the waiver request is complete, the Corporation shall evaluate the request and issue a written notice of acceptance or denial within twenty (20) days of receipt.
- C. If the Corporation, upon review of the Utilization Plan and updated Compliance Reports determines that Contractor is failing or refusing to comply with the Contract goals and no waiver has been issued in regards to such non-compliance, the Corporation may issue a notice of deficiency to the Contractor. The Contractor must respond to the notice of deficiency within seven (7) business days of receipt. Such response may include a request for partial or total waiver of MWBE Contract Goals.

VI. Quarterly MWBE Contractor Compliance Report

Contractor is required to submit a Quarterly MWBE Contractor Compliance Report (Form PROC-6) to the Corporation by the 10th day following each end of quarter (i.e., March 31st, June 30th, September 30th, and December 31st) over the term of the Contract documenting the progress made towards achievement of the MWBE goals of the Contract.

Reports should be submitted by email to: MWBE EEOCreports@stormrecovery.ny.gov.

VII. Liquidated Damages - MWBE Participation

A. Where the Corporation determines that Contractor is not in compliance with the requirements of this Contract and Contractor refuses to comply with such requirements, or if Contractor is found to have willfully and intentionally failed to comply with the MWBE participation goals, Contractor shall be obligated to pay to the Corporation liquidated damages.

- B. Such liquidated damages shall be calculated as an amount equaling the difference between:
 - 1. All sums identified for payment to MWBEs had the Contractor achieved the contractual MWBE goals; and
 - 2. All sums actually paid to MWBEs for work performed or materials supplied under the Contract.
- C. In the event a determination has been made which requires the payment of liquidated damages and such identified sums have not been withheld by the Agency, Contractor shall pay such liquidated damages to the Corporation within sixty (60) days after they are assessed by the Corporation unless prior to the expiration of such sixtieth (60th) day, the Contractor has filed a complaint with the Director of the Division of Minority and Woman Business Development
 - pursuant to subdivision 8 of section 313 of the Executive Law in which event the liquidated damages shall be payable if Director renders a decision in favor of the Corporation.

ALL FORMS ARE ATTACHED BELOW

EQUAL EMPLOYMENT OPPORTUNITY STAFFING PLAN

Submit with Bid or Proposal – Instructions on page 2

									Report includes:								
								□ Workforce to be utilized on this contract									
									□ Contractor/Subcontractor's total work force								
Offeror's Name:									Don	outing E	m4i4						
Offeror's Name:										orting E							
Offeror's Address:										Subcontra							
onoror or maroos.												name					
	E		total numb	oer of er	mployee	s for eac	ch classi			of the EE	O-Job C	ategorie	s identif	ied			
		Work	force by				Б.	Work fo	orce by	e.							
	Total	Total	ender Total				Rad	ce/Ethnic	Identifica	ation		Na	ive				
EEO-Job Category	Work	Male	Female	W	hite	Bla	ack	Hisp	anic	As	ian	Ame		Dis	abled	Vete	eran
	force	(M)	(F)	(M)	(F)	(M)	(F)	(M)	(F)	(M)	(F)	(M)	(F)	(M)	(F)	(M)	(F)
Officials/Administrators															1	 	
Professionals																	
Technicians																	
Service Maintenance																	
Workers Office/Clerical																	
Office/ Cicrical																	
Skilled Craft Workers																	
Paraprofessionals																	
Protective Service																	
Workers																	
Totals																	
PREPARED BY (Signatu	ıre):							TELEPHONE NO.: DATE:									
								EMAIL A	DDRES	S:							
NAME AND TITLE OF P	RFPARF	R (Print	or Type):								-					-	

SUBMIT COMPLETED WITH BID OR PROPOSAL

General instructions: All Offerors and each subcontractor identified in the bid or proposal must complete an EEO Staffing Plan and submit it as part of the bid or proposal package. Where the work force to be utilized in the performance of the State contract can be separated out from the contractor's or subcontractor's total work force, the Offeror shall complete this form only for the anticipated work force to be utilized on the State contract. Where the work force to be utilized in the performance of the State contract cannot be separated out from the contractor's or subcontractor's total work force, the Offeror shall complete this form for the contractor's or subcontractor's total work force.

Instructions for completing:

- 1. Enter the Solicitation number or RFP number that this report applies to along with the name and address of the Offeror.
- 2. Check off the appropriate box to indicate if the Offeror completing the report is the contractor or a subcontractor.
- 3. Check off the appropriate box to indicate if the work force being reported is just for the contract or the Offerors' total workforce.
- 4. Enter the total work force by EEO job category.
- 5. Break down the total work force by gender and enter under the heading 'Workforce by Gender'
- 6. Break down the total work force by race/ethnic background and enter under the heading 'Work force by Race/Ethnic Identification'. Contact the Designated Contact(s) for the solicitation if you have any questions.
- 7. Enter information on disabled or veterans included in the work force under the appropriate headings.
- 8. Enter the name, title, phone number and email address for the person completing the form. Sign and date the form in the designated boxes.

RACE/ETHNIC IDENTIFICATION

Race/ethnic designations as used by the Equal Employment Opportunity Commission do not denote scientific definitions of anthropological origins. For the purposes of this report, an employee may be included in the group to which he or she appears to belong, identifies with, or is regarded in the community as belonging. However, no person should be counted in more than one race/ethnic group. The race/ethnic categories for this survey are:

- WHITE (Not of Hispanic origin) All persons having origins in any of the original peoples of Europe, North Africa, or the Middle East.
- BLACK a person, not of Hispanic origin, who has origins in any of the black racial groups of the original peoples of Africa.
- HISPANIC a person of Mexican, Puerto Rican, Cuban, Central or South American or other Spanish culture or origin, regardless of race.
- ASIAN & PACIFIC a person having origins in any of the original peoples of the Far East, Southeast Asia, the Indian subcontinent or the Pacific Islands. ISLANDER
- NATIVE INDIAN (NATIVE a person having origins in any of the original peoples of North America, and who maintains cultural identification through tribal AMERICAN/ ALASKAN affiliation or community recognition.
 NATIVE)

OTHER CATEGORIES

DISABLED INDIVIDUAL
 any person who: - has a physical or mental impairment that substantially limits one or more major life activity(ies)

- has a record of such an impairment; or

is regarded as having such an impairment.

• **VIETNAM ERA VETERAN** a veteran who served at any time between and including January 1, 1963 and May 7, 1975.

• **GENDER** Male (M) or Female (F)

M/WBE UTILIZATION PLAN

INSTRUCTIONS: This form must be submitted with a Utilization Plan must contain a deta Enterprise (M/WBE) under the con	ailed description of the sup	plies and/or services to	t or within a reasonable time thereafter, b be provided by each certified Minority ar						
Offeror's Name:		tification Number:							
Address:		Solicitation N	lumber:						
City, State, Zip Code:		Telephone N	umber:						
Region/Location of Work:		s in the Contract: MBE % V	VBE %						
Certified M/WBE Subcontractors/Suppliers Name, Address, Email Address, Telephone No.	2. Classification	3. Federal ID No.	4. Detailed Description of Work (Attach additional sheets, if necessary) 5. Dollar Value of Sub Supplies/Services a performance dates component of the of						
A.	NYS ESD CERTIFIED ☐ MBE ☐ WBE			Somponent of the Continuous					
В.	NYS ESD CERTIFIED ☐ MBE ☐ WBE								
6. IF UNABLE TO FULLY MEET THE MBE AND WB	GOALS SET FORTH IN	THE CONTRACT, OFF							
PREPARED and APPROVED BY:			FOR AGENCY USE ONLY REVIEWED BY: DATE:						
NAME AND TITLE OF PREPARER (Print or Type):									
Signature:Authorized Signature			UTILIZATION PLAN APPROVED: ☐ YES ☐ NO Date:						
			Contract No:						
DATE:			Contract Award Date:						
TELEPHONE NO:			Estimated Date of Completion:						
EMAIL ADDRESS:		Amount Obligated Under the Contract	::						
SUBMISSION OF THIS FORM CONSTITUTES TH		NOTICE OF DEFICIENCY ISSU	JED: YES NO						
AGREEMENT TO COMPLY WITH THE M/WBE EXECUTIVE LAW, ARTICLE 15-A, 5 NYCRR P/SOLICITATION. FAILURE TO SUBMIT COMPL RESULT IN A FINDING OF NONCOMPLIANCE CONTRACT.	ART 143, AND THE AE ETE AND ACCURATE	BOVE REFERENCED INFORMATION MAY	NOTICE OF ACCEPTANCE ISSUED: [Date:	⊒YES □NO					

REQUEST FOR WAIVER FORM

INSTRUCTIONS: SEE PAGE 2 OF THIS ATTACHMENT FOR REC	QUIREMENTS AND DOCUMENT SUBMI	SSION INSTRUCTIONS.							
Offeror/Contractor Name:	Federal Identification No.:								
Address:	Solicitation/Contract No.:								
City, State, Zip Code:	M/WBE Goals: MBE % WBE	%							
By submitting this form and the required information, the offeron to promote M/WBE participation pursuant to the									
Contractor is requesting a:									
1. MBE Waiver – A waiver of the MBE Goal for this procurement is reques	sted.								
2. WBE Waiver – A waiver of the WBE Goal for this procurement is reque	sted. 🗌 Total 🔲 Partial								
3. Waiver Pending ESD Certification – (Check here if subcontractors of certification has been filed with Empire State Development.) Date of such	r suppliers of Contractor are not cert i filing with Empire State Development:								
PREPARED BY (Signature):	Date:								
SUBMISSION OF THIS FORM CONSTITUTES THE OFFEROR/CONTRACTOR'S ACKNOWLEDGEMENT AND AGREEMENT TO COMPLY WITH THE M/WBE REQUIREMENTS SET FORTH UNDER NYS EXECUTIVE LAW, ARTICLE 15-A AND 5 NYCRR PART 143. FAILURE TO SUBMIT COMPLETE AND ACCURATE INFORMATION MAY RESULT IN A FINDING OF NONCOMPLIANCE AND/OR TERMINATION OF THE CONTRACT.									
Name and Title of Preparer (Printed or Typed):	Telephone Number:	Email Address:							
Submit with the bid or proposal or if submitting after award, submit to the MWBE Program Unit:	******** FOR AGENC	Y USE ONLY ************************************							
	REVIEWED BY:	DATE:							
New York State Governor's Office of Storm Recovery 25 Beaver Street, 5 th Floor									
New York, NY 10004	Waiver Granted: ☐ YES MBE:	□ WBE: □							
Email to: MWBE_EEOCreports@stormrecovery.ny.gov	☐ Total Waiver ☐ Partial Waiver ☐ ESD Certification Waiver ☐ *Conditional ☐ Notice of Deficiency Issued*Comments:								

REQUIREMENTS AND DOCUMENT SUBMISSION INSTRUCTIONS

When completing the Request for Waiver Form please check all boxes that apply. To be considered, the Request for Waiver Form must be accompanied by documentation for items 1 – 11, as listed below. If box # 3 has been checked above, please see item 11. Copies of the following information and all relevant supporting documentation must be submitted along with the request:

- 1. A statement setting forth your basis for requesting a partial or total waiver.
- 2. The names of general circulation, trade association, and M/WBE-oriented publications in which you solicited certified M/WBEs for the purposes of complying with your participation goals.
- 3. A list identifying the date(s) that all solicitations for certified M/WBE participation were published in any of the above publications.
- 4. A list of all certified M/WBEs appearing in the NYS Directory of Certified Firms that were solicited for purposes of complying with your certified M/WBE participation levels.
- 5. Copies of notices, dates of contact, letters, and other correspondence as proof that solicitations were made in writing and copies of such solicitations, or a sample copy of the solicitation if an identical solicitation was made to all certified M/WBEs.
- 6. Provide copies of responses made by certified M/WBEs to your solicitations.
- 7. Provide a description of any contract documents, plans, or specifications made available to certified M/WBEs for purposes of soliciting their bids and the date and manner in which these documents were made available.
- 8. Provide documentation of any negotiations between you, the Offeror/Contractor, and the M/WBEs undertaken for purposes of complying with the certified M/WBE participation goals.
- 9. Provide any other information you deem relevant which may help us in evaluating your request for a waiver.
- 10. Provide the name, title, address, telephone number, and email address of offeror/contractor's representative authorized to discuss and negotiate this waiver request.
- 11. Copy of notice of application receipt issued by Empire State Development (ESD).

Note:

Unless a Total Waiver has been granted, Offeror/Contractor will be required to submit all reports and documents pursuant to the provisions set forth in the Contract, as deemed appropriate by the contracting entity, to determine M/WBE compliance.

MINORITY AND WOMEN-OWNED BUSINESS ENTERPRISES - EQUAL **EMPLOYMENT OPPORTUNITY POLICY STATEMENT**

subcontractors to take good faith actions to achieve the MWBE contract participations goals set by the State for that area in which the State-funded project is located, by taking the following steps: (1) Actively and affirmatively solicit bids for contracts and subcontracts from qualified State certified MBEs or WBEs, including solicitations to MWBE contractor associations. (2) Request a list of State-certified MWBEs from Agency(ies) and solicit bids from them directly. (3) Ensure that plans, specifications, request for proposals and other documents used to secure bids will be made available in sufficient time for review by prospective the formation of joint venture and other partnerships among MWBE contractors to enhanced participation. (4) Where feasible, divide the work into smaller portions to enhanced participations by MWBEs and the results thereof. Contractor will also maintain records of bid solicitation, including those to MWBEs and the results thereof. Contractor will also maintain records of actions that its subcontractors have taken toward meeting MWBE contract participation goals. (6) Ensure that progress payments to MWBEs are made on a timely basis so that undue financial hardship is avoided, and that bonding and other credit requirements are waived or appropriate alternatives developed to encourage MWWBE participation.	I,, the (awardee/contra following policies with respect to the project being devel project location)	oped or services rendered for (name agency/ies or
subcontractors to take good faith actions to achieve the MWBE contract participations goals set by the State for that area in which the State-funded project is located, by taking the following steps: (1) Actively and affirmatively solicit bids for contracts and subcontracts from qualified State certified MBEs or WBEs, including solicitations to MWBE contractor associations. (2) Request a list of State-certified MWBEs from Agency(ies) and solicit bids from them directly. (3) Ensure that plans, specifications, request for proposals and other documents used to secure bids will be made available in sufficient time for review by prospective the formation of joint venture and other partnerships among MWBE contractors to enhanced participation. (4) Where feasible, divide the work into smaller portions to enhanced participation. (5) Document and maintain records of bid solicitation, including those to MWBEs and the results thereof. Contractor will also maintain records of bid solicitation, including those to MWBEs and the results thereof. Contractor will also maintain records of actions that its subcontractors have taken toward meeting MWBE contract participation goals. (6) Ensure that progress payments to MWBEs are made on a timely basis so that undue financial hardship is avoided, and that bonding and other credit requirements are waived or appropriate alternatives developed to encourage MWBE participation.	MWBE	EEO
	subcontractors to take good faith actions to achieve the M/WBE contract participations goals set by the State for that area in which the State-funded project is located, by taking the following steps: (1) Actively and affirmatively solicit bids for contracts and subcontracts from qualified State certified MBEs or WBEs, including solicitations to M/WBE contractor associations. (2) Request a list of State-certified M/WBEs from Agency(ies) and solicit bids from them directly. (3) Ensure that plans, specifications, request for proposals and other documents used to secure bids will be made available in sufficient time for review by prospective M/WBEs. (4) Where feasible, divide the work into smaller portions to enhanced participations by M/WBEs and encourage the formation of joint venture and other partnerships among M/WBE contractors to enhance their participation. (5) Document and maintain records of bid solicitation, including those to M/WBEs and the results thereof. Contractor will also maintain records of actions that its subcontractors have taken toward meeting M/WBE contract participation goals. (6) Ensure that progress payments to M/WBEs are made on a timely basis so that undue financial hardship is avoided, and that bonding and other credit requirements are waived or appropriate alternatives	(b)This organization shall state in all solicitation advertisements for employees that in the performance of th State contract all qualified applicants will be afforded equal employment opportunities without discrimination because race, creed, color, national origin, sex disability or marital status. (c) At the request of the contracting agency, this organization shall request each employment agency, labor union, authorized representative for a statement that it will not discriminate on the basis of race, creed, color, national origins sex, age, disability or marital status and that such union representative will affirmatively cooperate in the implementation of this organization's obligations herein. (d) Contractor shall comply with the provisions of the Human Rights Law, all other State and Federal statutory are constitutional non-discrimination provisions. Contractor are subcontractors shall not discriminate against any employee applicant for employment because of race, creed (religion color, sex, national origin, sexual orientation, military statuage, disability, predisposing genetic characteristic, marit status or domestic violence victim status, and shall also follow the requirements of the Human Rights Law with regard to not discrimination on the basis of prior criminal conviction and pri arrest. (e) This organization will include the provisions of sections (at through (d) of this agreement in every subcontract in such manner that the requirements of the subdivisions will be binding upon each subcontractor as to work in connection with
Agreed to thisday of, 2	Agreed to thisday of	, 2

is designated as the Minority Business Enterprise Liaison
He/she is responsible for administering the Minority and Women-Owned Business Enterprises-Equal Employmen Opportunity (M/WBE-EEO) program.
M/WBE Contract Goals
20% Minority and Women's Business Enterprise Participation
10% Minority Business Enterprise Participation
10% Women's Business Enterprise Participation
EEO Contract Goals % Minority Labor Force Participation % Female Labor Force Participation

WORKFORCE EMPLOYMENT UTILIZATION

Contract No.:			Re	porting	Entity:				Repo	rting Pe	riod:						
□ Contractor											- March 3	31 20					
				Subcon								ne 30, 20		_			
				Cuboon	i dotoi					lv 1 20	Se	ntember	30 20				
										rtoher 1	20	ptember Deceml	ner 31 2	20			
Contractor's Name:										Stober 1,		DCCCIIII	JC1 J 1, 2	<u></u>			
Contractor 5 Maine.									Reno	rt includ	loe.						
Contractor's Address												tilized or	this co	otract			
Contractor's Address	э.											tractor's					
										Jilliacion	Jubcoi	iliacioi s	total wc	ik ioice			
		ntor the	total num	har of ar	nnlovee	s in each	. classifi	cation in	each of	the EEC) Joh C	atogorios	identifi	2d			
			force by	Dei Oi ei	пріоуес	s III Caci	Liassiii		orce by	uie EEC	7-30D C	ategories	uentini	tu.			
			ender				Ra	ce/Ethnic		ation							
EEO-Job Category	Total	Male	Female	\//	hite	RI	ack		panic		ian	Na	tive	Disa	abled	Vet	eran
carego.y	Work	(M)	(F)	(M)	(F)	(M)	(F)	(M)	(F)	(M)	(F)		rican	(M)	(F)	(M) (F)	
	force	()	(.)	()	(.)	()	(. /	()	(-)	()	(.)	(M)	(F)	()	(- /	(,	(- /
Officials/Administrators												, ,					
Professionals																	
Technicians																	
Sales Workers																	
Office/Clerical																	
Office/Oleffedi																	
Craft Workers																	
Laborers																	
Laborers																	
Service Workers																	
Temporary																	
/Apprentices																	
Totals																	
PREPARED BY (Signat	ure):							TELEF	PHONE N	IO.:				D	ATE:		
. •	·							EMAIL	ADDRE	SS:							
NAME AND TITLE OF P	REPARE	R (Print	or Type):					Submi NYS G	t comple overnor	ted form 's Office	to: of Storn	n Recove v York, N	ry,				
								25 Bea	ever Stre	et, 5 Flo eports@	oor, New stormre	√York, N` covery.ny	Y 10004, _/ .gov	or			

General Instructions: The work force utilization is to be submitted on a quarterly basis during the life of the contract to report the actual work force utilized in the performance of the contract broken down by the specified categories. When the work force utilized in the performance of the contract can be separated out from the contractor's and/or subcontractor's total work force, the contractor and/or subcontractor shall submit a Utilization Report of the work force utilized on the contract. When the work force to be utilized on the contract cannot be separated out from the contractor's and/or subcontractor's total work force, information on the total work force shall be included in the Utilization Report. Utilization reports are to be completed for the quarters ended 3/31, 6/30, 9/30 and 12/31 and submitted to the M/WBE Program Management Unit within 15 days of the end of each quarter. If there are no changes to the work force utilized on the contract during the reporting period, the contractor can submit a copy of the previously submitted report indicating no change with the date and reporting period updated.

Instructions for completing:

- 1. Enter the number of the contract that this report applies to along with the name and address of the Contractor preparing the report.
- 2. Check off the appropriate box to indicate if the entity completing the report is the contractor or a subcontractor.
- 3. Check off the box that corresponds to the reporting period for this report.
- 4. Check off the appropriate box to indicate if the work force being reported is just for the contract or the Contractor's total work force.
- 5. Enter the total work force by EEO job category.
- 6. Break down the total work force by gender and enter under the heading 'Work force by Gender'
- 7. Break down the total work force by race/ethnic background and enter under the heading 'Work force by Race/Ethnic Identification'. Contact the M/WBE Program Management Unit at (518) 474-5513 if you have any questions.
- 8. Enter information on any disabled or veteran employees included in the work force under the appropriate heading.
- 9. Enter the name, title, phone number and email address for the person completing the form. Sign and date the form in the designated boxes.

RACE/ETHNIC IDENTIFICATION

Race/ethnic designations as used by the Equal Employment Opportunity Commission do not denote scientific definitions of anthropological origins. For the purposes of this report, an employee may be included in the group to which he or she appears to belong, identifies with, or is regarded in the community as belonging. However, no person should be counted in more than one race/ethnic group. The race/ethnic categories for this survey are:

WHITE (Not of Hispanic origin) All persons having origins in any of the original peoples of Europe, North Africa, or the Middle East.

BLACK a person, not of Hispanic origin, who has origins in any of the black racial groups of the original peoples of Africa.

HISPANIC a person of Mexican, Puerto Rican, Cuban, Central or South American or other Spanish culture or origin, regardless of race.

ASIAN & PACIFIC a person having origins in any of the original peoples of the Far East, Southeast Asia, the Indian subcontinent or the **ISLANDER** Pacific Islands.

NATIVE INDIAN (NATIVE a person having origins in any of the original peoples of North America, and who maintains cultural identification **AMERICAN/ALASKAN** through tribal affiliation or community recognition. **NATIVE)**

OTHER CATEGORIES

DISABLED INDIVIDUAL any person who:
 has a physical or mental impairment that substantially limits one or more major life activity(ies)
 has a record of such an impairment; or

- is regarded as having such an impairment.

• VIETNAM ERA VETERAN a veteran who served at any time between and including January 1, 1963 and May 7, 1975.

• GENDER Male or Female

Failure to submit this form will result in non-compliance

M/WBE Quarterly Report of

Is this a final i	report? Check one.
Yes N	lo

NYS AGENCY/AGENCIES Contract No. ______ Project No. _____

The following information indicates the payment amounts made by the grantee/contractor to the NYS Certified M/WBE subcontractor on this project. The payments as shown are in compliance with contract documents for the above reference project.

Contractor's Name and Address		Federal ID#		Goals/Dollar Amount		Contract Type:				
				MRE %=	= \$	Paid to Con	tractor this Q	uarter:		
				MBE% = \$ WBE% = \$		Total Paid to Contractor to Date:				
		Project Con		Work I	ocation	Reporting P	eriod:			
		Date				1st Quar	ter (4/1-6/30)	$\square 3^{rd}$	Quarter (10/1	1-12/31)
						2nd Quan	ter (7/1-9/30)	☐ 4 th	Quarter (1/1-	3/31)
M/WBE	Product	Work Status		bcontractor	Payments t	this Quarter	Previous	Payments		nents Made
Subcontractor/Vendor	Code*	this Report		ct Amount					to Date	
			MBE	WBE	MBE	WBE	MBE	WBE	MBE	WBE
Name:		Active								
Fed ID#:		Inactive								
		Complete								
Name:		Active								
Fed ID#:		Inactive								
		Complete								
Name:		Active								
Fed ID#:		Inactive								
		Complete								
Name:		Active								
Fed ID#:		Inactive								
		Complete								
		Total:								
	l					1		*See Nex	t Page for Pro	duct Codes
Date:	Name:			Title	:		Signatu	re:		

Use the following codes in the Product Code column to indicate the category of work for which the M/WBE was utilized:

PRODUCT CODE KEY:

A	Agriculture/Landscaping (e.g., all forms of landscaping services)
В	Mining (e.g., Geological Investigation)
C	Construction
C15	Building Construction – General Contractors
C16	Heavy Construction (e.g., highway, pipe laying)
C17	Special Trade Contractors (e.g., plumbing, heating, electrical, carpentry)
D	Manufacturing (production of goods)
E	Transportation, Communication and Sanitary Services (e.g., Delivery services, warehousing, broadcasting and cable systems)
F/G	Wholesale/Retail Goods (e.g., gravel, hospital supplies and equipment, food stores, computer stores, office supplies)
G52	Construction Materials (e.g., lumber, paint, lawn supplies)
Н	Financial, Insurance and Real Estate Services
I	Services
173	Business Services (e.g., copying, advertising, secretarial, janitorial, rental services of equipment, computer programming, security services)
I81	Legal Services
182	Educational Services (e.g., AIDS education, automobile safety, tutoring, public speaking)
183	Social Services (e.g., counselors, vocational training, child care)
187	Engineering, architectural, accounting, research, management and related services



New York State Homes & Community Renewal www.nyshcr.org

EEOC Statement

of the

New York State Housing Finance Agency,
State of New York Mortgage Agency,
New York State Affordable Housing Corporation,
State of New York Municipal Bond Bank Agency,
Tobacco Settlement Financing Corporation and
Housing Trust Fund Corporation
(individually, "Agency" and collectively, "Agencies")

It is the goal of the Agencies to ensure compliance with the federal Equal Employment Opportunity Act of 1972, as amended. Respondents with fifteen (15) or more employees responding to this solicitation, must submit a statement disclosing whether the Respondent is currently operating under or negotiating, or has at some time in the last five (5) years operated under or negotiated, a conciliation agreement with the Equal Employment Opportunity Commission ("EEOC"); has been, at some time in the last five (5) years, or is currently the subject of a civil action brought against it by the EEOC; has been, at some time in the last five (5) years, or is currently the subject of an action brought against it by the EEOC for permanent, temporary or preliminary relief; has operated, at some time in the last five (5) years, or is currently operating under an order of a court to take affirmative action as a result of a civil action brought against it by EEOC.

riease answer the above question either in the annihilat	tive of flegative.
Respond YES or NO.	
If YES, provide explanation:	
Respondent's Signature	Date of Respondent's Signature
Print Name of Respondent	

 $F: Legal 8- Contract \\ \ Forms \ and \ Related \ Information \\ \ MWBE \ FORMS \ \& \ Boiler plate \ Language \\ \ PROC-8-EEOC \ Statement_FINAL. docx \ Annual Contract \\ \ Annual Contract \\ \ Forms \ Annual Contract \\ \ Forms$

Places answer the above question either in the affirmative or negative

HOUSING TRUST FUND CORPORATION 38-40 STATE STREET, ALBANY, NEW YORK 12207

APPENDIX IV

CONSTRUCTION REQUIREMENTS AND PROCEDURES FOR CONTRACTS WITH

HOUSING TRUST FUND CORPORATION



New York State

Homes & Community Renewal Office of Fair Housing and Equal Opportunity

Web Site: www.nyshcr.org

CUMULATIVE PAYMENT STATEMENT

(Instructions on Reverse Side)

Contractors Name and Address:	Federal ID #		Reporting Period			
		MBE	%	WBE%	Quarter	Year
	SHARS/Project #	Work Loca	tion			
Name of Firm and Address (List All Firms)	Type of Service Provided (Select only one)	NYS Certified MBE WBE		Payment This period	Contr Amou	
Federal ID#	• Construction • Supplier • Consultant Service • Service/Commodity • Section 3			No Payment		
Federal ID#	 Construction Supplier Consultant Service Service/Commodity Section 3 			No Payment		
Federal ID#	• Construction • Supplier • Consultant Service • Service/Commodity • Section 3			No Payment		
Federal ID#	 Construction Supplier Consultant Service Service/Commodity Section 3 			No Payment		
Signature of Company Official ADM-123 (rev. 3/12)	Print Name of Co Failure to submit this form will result i		ece	Da	ite	-

INSTRUCTIONS FOR FILING CUMULATIVE PAYMENT STATEMENT

This document pertains to <u>HCR funding only:</u> The form is to be completed and signed by the Company Official and submitted by the 10th of each quarter. The form must include <u>ALL</u> (e.g. MBE, WBE and non-M/WBE) subcontractors or suppliers assigned to this contract. The Affirmation of Income Payments to MBE/WBE (ADM-146) must accompany this form for each MBE/WBE firm who has received payment.

Quarter	Reporting Period	Due Date
1st	April 1 – June 30	July 10
2nd	July 1- September 30	October 10
3rd	October 1 - December 31	January 10
4th	January 1 – March 31	April 10

Contractor's Name & Address: Indicate name, address, city, state and zip code.

Contractor's Federal ID #: If Federal ID # not assigned, provide Social Security # of the owner.

Goals: Indicate HCR's assigned MBE and WBE participation goals.

Reporting Period: Indicate reported month and year.

SHARS/Project #: Indicate HCR's SHARS #/Project #.

Subcontractor or Supplier

Name & Address

Federal ID #: If Federal ID # not assigned, provide Social Security # of the owner.

Description of Work: Check the box that best describes the work performed. (CHECK ONE BOX ONLY)

NYS Certified Indicate if MBE or WBE. (CHECK ONE BOX ONLY) Only firms certified by NYS will be counted

Indicate the name, address, city, state and zip code.

towards goals

Payments This Period: Indicate amount paid to each subcontractors or suppliers this reporting period.

NOTE: IF THERE WAS NO PAYMENT THIS PERIOD, PLEASE CHECK THE BOX.

Contract Amount: Indicate total contract amounts or purchase agreement(s) for each subcontractor or supplier.



New York State Homes & Community Renewal Office of Fair Housing and Equal Opportunity

Web Site: www.nyshcr.org

Affirmation of Income Payments to MBE/WBE

Each MBE and WBE FIRM must sign and submit this form to the Contractor. The Contractor/Vendor must submit this form to the Office of Fair Housing and Equal Opportunity by the 10th of each Quarter.

CONTRACTOR	
1. Name and Address of Contractor	2. SHARS/Project #
	3. Reporting Period
	5. Reporting 1 criou
Federal ID #	Quarter Year
M/WBE FIRM	
1. Name and Address	2. Date contract started:
Federal ID #	3. New York State Certified (Check One) MBE WBE
4. Type of Service Provider (Check one box of Construction Supplier	nly) Consultant Service Service/Commodity
5.Summary of Payments	
a. Total MBE/WBE contract amount	\$
b. MBE/WBE payment received for this	s reporting period \$
c. Total MBE/WBE payments received	as of this reporting period \$
Signature of MBE/WBE	Print Name of MBE/WBE Date
Signature of Contractor	Print Name of Contractor Date

Failure to submit this form will result in non-compliance.

ADM-146 (rev. 12/10)



New York State Homes and Community Renewal

Office of Fair Housing and Equal Opportunity
Website: www.nyshcr.org

MONTHLY EMPLOYMENT UTILIZATION REPORT

				(Instr	uctions on	Next P	age)							
Duciast Name						Repo	orting		 .		To			
Project Name:						Perio	oa:	Fro	m:		To:			
Contractor/ Firm Name:						Addı	ress:							
Federal ID/SS#:					SHARS #:					ation /ork:				
Labor Amount:	\$ Construction \$ Start Date:									ent of Complete	e:			
Г		TOTAI	NUM	BER (OF EMPLO	OYEE	S FOR	TH	IS RI	EPOR1	ΓING PE	RIOD		
Job or Trade Category		lumber oloyees	Afri	ck or ican rican	Hispani Latin		Native or Oth		cific	Native American or Alaskan Native		As	Asian	
cutegory	М	F	М	F	М	F	М		F	М	F	М	F	
Professionals														
Technicians														
Office/Clerical														
Construction Trade	- List Ea	ach											Τ	
Grand Totals														
Company Official	s Nam	e:					т	ītle:						
Company Official	s Signa	ature: _	Date:											
Telephone Numb	er: _					Fax N	umber:							

NOTE: Failure to submit this form will result in non-compliance.

INSTRUCTIONS FOR FILING MONTHLY EMPLOYMENT UTILIZATION REPORT

The Monthly Employment Utilization Report (ADM-136) is to be completed and signed by the contractor or subcontractor and *submitted by the 10th of each quarter* for the duration of this contract. This report covers all hourly workers, including foremen, supervisors or crew chiefs, journey workers and apprentices or trainees working on the project. Professionals, technicians and office clerical field office staff working on the contract should also be reported.

Name of Project: Indicate the Name of Assigned Project

Reporting Period: Indicate reported month and year.

Contractor or

Subcontractor Name: Indicate name, address, city and zip code.

Federal ID Number: If Federal ID # not assigned, provide Social Security # of the owner.

Labor Amount: Indicate dollar amount allocated for labor on the Detailed Estimate.

SHARS Number: Indicate HCR assigned SHARS #.

Location of Work: Indicate county where project is located.

Contract Start Date: Indicate date construction actually began.

Percent of Job Complete: Indicate the estimated percentage of job completed.

Job or Trade Category: Indicate the total number of employees for the field office staff, including supervisory

personnel and administrative staff at the job site. Indicate the number of employees for each

construction trade.

Total Number of Indicate the total number of **all** employees, regardless of ethnicity, under each trade category

Employees: for all males (M) and all females (F). Note: These two columns include the number of

employees for the entire workforce.

Total Number of Employees

Minority & Females:

Indicate the total number of employees for each minority group member(s) under each trade category for all minority males (M) and all females (F). **Note: These columns include only the**

minority workforce.

Grand Totals: Total of columns under each trade category for all males (M) and all females (F).

The company official's name, title and telephone number should be printed or typed at the bottom of the form.

APPENDIX V

NORTHSTAR CONTRACTING GROUP, INC. SUBCONTRACT (TERMS AND CONDITIONS)



No.			

SUBCONTRACT/PURCHASE ORDER

AGREEN	MENT made th	is day of	, 20					
BETWEEN: CONTRACTOR:		an	d	SUBCONTRACTOR				
To perform	m work at or sh	ip to:						
□ R □ P(n month	Job/Phase No Activity Code Vendor No				
			tion of Work or M					
includes,	but is not limite	quipment is to be provided ed to, all work required to posterior and contractor a	provide a complete	installation.	_	tions and		
				<u> </u>	CG2 pone,			
	tions/Drawing	<u>S</u>	1					
Drawings								
Section:	ions Dated:							
Prepared 1	By:							
Scope of	Work.		•					
Item #		<u>Description</u>	<u>Units</u> (if applicable)	UOM (if applicable)	Unit Cost (if applicable)	Amount		
This Subcabove.	ontract/Purchas	se Order and the attached T	erms and Condition	ns are accepted as	of the day and yea	r first written		
	(Subcont	tractor)		(Contracto	or)	·		
By:	LT'd		By: Name and Title:					
License N	ı 11tte: Iumber		Nam	e and Title:				

TERMS AND CONDITIONS To NorthStar Subcontract/Purchase Order

By signing and returning this Subcontract/Purchase Order, or by partial or complete performance under this Subcontract/Purchase Order, you, as Subcontractor or Supplier (hereinafter "Subcontractor"), agree with Contractor as follows:

- 1. The terms and obligations of this Subcontract/Purchase Order are a complete and exclusive statement of our agreement and supersede any other document or understanding pertaining to this transaction, unless this provision is expressly waived in writing signed by Contractor on the face of this Subcontract/Purchase Order. Acceptance of this Subcontract/Purchase Order is limited to its terms. This Agreement expressly excludes any and all terms and conditions included on any Subcontractor form, regardless of whether or not the same is executed by Contractor, including without limitation, invoices, daily job tickets, purchase orders, proposals, bids and quotes, whether attached hereto as an exhibit, addendum or otherwise.
- 2. Subcontractor agrees to be bound to Contractor by the terms of the Agreement for this project between Contractor and the Owner and the Contract Documents thereof, and to assume toward Contractor all the obligations and responsibilities that Contractor by said documents assumes toward the Owner, provided that where any provision of the Contract Documents between the Owner and Contractor is inconsistent with any provision of this Agreement, the provision imposing the higher standard and/or greater burden on the Subcontractor shall govern.
- 3. Subcontractor shall maintain insurance coverage, including contractual liability, in amounts specified by Contractor, and shall furnish certificate(s) of insurance (in a form acceptable to Contractor) to Contractor before work is begun. Such certificate(s) shall provide that insurance policy(s) may not be changed or cancelled until thirty (30) days after written notice thereof is received by Contractor. Policy(s) renewals shall be provided no later than 30 days prior to the expiration of existing insurance coverage. This Agreement shall not become effective and no work by Subcontractor shall begin until a Certificate of Insurance in accordance with the provisions of this Section 3 is delivered to Contractor by Subcontractor. Provide additional insured coverage and Completed Operations Insurance which shall remain in full force and effect from the date of final completion and acceptance of the project for a period of no less than two years.

Contractor shall be specifically named as an additional insured on Comprehensive General Liability and Automobile Liability insurance policies of Subcontractor on a primary and non-contributing basis in an additional insured endorsement CG201011185 or equivalent and a certificate holder on all insurance coverage required to be maintained by Subcontractor in accordance with this Agreement and the following language shall be included on all insurance certificates:

RE: Job Name, Job Address

[NorthStar Entity Contracted] is included as Additional Insured on a Primary and Non-Contributory basis as respects General Liability, Automobile Liability, and Umbrella Liability as required by written contract. Waiver of Subrogation is included and applies in favor of the Additional Insured as required by written contract."

Copies of all certificates of insurance naming Contractor as an additional insured will be produced and provided to Contractor before commencement of the work in the form attached hereto and included herein as Exhibit A. No amount shall be payable to Subcontractor under this Subcontract/Purchase Order until and unless Subcontractor evidences to Contractor its compliance with the insurance coverage requirements herein.

To the fullest extent permitted by law Subcontractor shall hold harmless indemnify and defend Owner, Contractor, their directors, officers, employees and agents, from and against any and all claims, damages, liabilities, losses and expenses, including reasonable attorneys' fees, attributable to bodily injury, sickness, disease or death of any person, whomsoever, including Contractor's and Subcontractor's employees, or property damage to any persons or organizations, whatsoever, arising out of or occasioned by, or in any way connected with, the performance of the Work called for by this Subcontract/Purchase Order, regardless of whether or not such claim is based, in whole or in part, upon Contractor's alleged active or passive negligence or participation in the alleged wrong doing or upon any alleged breach of any statutory duty or obligation on the part of the Contractor.

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Unless otherwise stipulated in the Contract Documents or in this Subcontract/Purchase Order minimum insurance coverages and their limits shall be as follows:

(1) Workers' Compensation - Statutory: (2) Employer's Liability - \$1,000,000; (3) Comprehensive General Liability - \$2,000,000 per occurrence and \$2,000,000 in the aggregate, Automobile Liability with combined single limits of \$2,000,000, including coverage for any and all owned, non-owned and hired vehicles used by or at the discretion of Subcontractor in connection with the performance of Subcontractor's work – (not subject to XCU exclusion and coverage including property in the care, custody or control of the Subcontractor) – Waste haulers are to provide Automobile Liability of \$5,000,000 combined single limits when hauling hazardous material with a pollution liability coverage endorsement to the policy and \$2,000,000 combined single limits when hauling non-hazardous material. The limits of liability can be provided by a combination of primary coverage and an excess umbrella policy, which is written on a no less than follow form basis.

Subcontractor waives all rights against Contractor for damages caused by any peril to the extent covered by any form of insurance, suretyship or policy of indemnification provided under the insurance requirements of this Agreement. Subcontractor shall require similar waivers by its Sub-Subcontractors. All insurance policies required hereunder shall permit and recognize such waivers of subrogation.

Contractor shall pay each Subcontractor a just share of any insurance monies received by the Contractor and Subcontractor shall make similar payments to its subcontractors.

- 4. Subcontractor will send its invoice to Contractor on or before the last day of each month or other specified date or as required on the front of this Subcontract/Purchase Order for Work accomplished during the proceeding period. At Contractor's request, the Subcontractor, prior to or at the time the first monthly statement is submitted, shall furnish a detailed estimate of the percentage of the Contract Price that is likely to be due each month as the Work progresses. This estimate is to be subject to the Contractor's approval and is to be used solely for checking the Subcontractor's monthly statements. Unless otherwise required, invoices must be accompanied by a long form sworn statement, in the manner and form as usually furnished by Contractor, evidencing Subcontractor's own waiver of all claims and supporting waivers and affidavits from its subcontractors and suppliers. The determination of the Contractor not to require such statements and other documents, or any portion thereof, with respect to any payment or payments shall not constitute a waiver of the Contractor's right to require the same with respect to any succeeding payments. Requested revisions to Subcontractor's Contract Price are not to be included in its billings until Subcontractor receives Contractor's signed Change Order. Authorized changes must be shown, but not billed separately and are to be added to or deducted from the Contract Price. The final billing for retention shall be made on a separate invoice and shall be accompanied by a final waiver in the full amount of the Contract Price, including revisions. Subcontractor's billing shall be presented via AIA G702/G703 or similar format.
- 5. All "costs plus" billings must be completely detailed as to labor, equipment, material, and subcontract charges and must be supported by copies of material and Subcontractor's invoices and by signed tickets for labor, material and equipment charges.
- 6. Upon written approval by Contractor and the Owner, Subcontractor's invoice shall be paid, in the net amount of its request, if and only if, Contractor receives payment from the Owner for said invoice. Contractor's receipt of payment from Owner for Subcontractor's invoice is an express condition precedent to Contractor's obligation to make payment to Subcontractor. If Contractor does not receive payment from the Owner for said invoice, notwithstanding whether same was approved, the Contractor shall have no further obligation to pay Subcontractor. If Contractor has withheld retention, same shall be paid to the Subcontractor after approval and acceptance of the entire project by the Owner. Subcontractor's acknowledges its payment is contingent upon the Owner paying the Contractor.
- 7. Subcontractor hereby guarantees the good quality of the workmanship and materials being supplied by it under this Subcontract/Purchase Order, and if any defect therein appears within one (1) year after issue of the Certificate of Substantial Completion because of faulty workmanship or materials supplied by Subcontractor under this Subcontract, Subcontractor will replace or repair such faulty workmanship or materials without additional charge to Contractor. Further guarantees, bonds or the like, required by the Contract Documents shall also be furnished by the Subcontractor with its final billing.

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- 8. Subcontractor shall keep the construction site and surrounding premises clean at all times of debris arising out of its operations. Should Subcontractor fail to do so in a timely manner, Contractor shall cause this work to be done by others and deduct any costs and expenses from Subcontractor's Contract Price.
- 9. Subcontractor shall comply with all applicable local, state and federal safety requirements and with all safety regulations established by Contractor. Subcontractor shall report immediately to Contractor any injuries suffered by its employees or any injuries to other persons or property damage arising out of its operations. The Contractor shall be furnished a copy of the accident report within twenty four (24) hours of any injury or damage.
- 10. Subcontractor shall make all changes from the original plans and specifications when ordered to do so by Contractor without nullifying the original Subcontract/Purchase Order, and shall promptly submit to Contractor its Change Order proposal before performing these changes. The actual amount of the increase or decrease in the Contract Sum and/or Contract Time resulting from a change approved by written change order shall be determined by one of the following methods, at Contractor's sole and exclusive discretion: (a) if possible, mutual acceptance of a lump sum proposal properly itemized and supported by sufficient substantiating data to permit evaluation and audit by Contractor; (b) unit prices stated in the Contract Documents, the applicable bid proposals, or subsequently agreed upon by the parties; and or (c) the actual cost to the Subcontractor and any of its subcontractors, which cost must be properly itemized and supported by sufficient substantiating data to permit evaluation and audit by Contractor. No work shall be performed without prior written authorization from the Contractor.
- 11. If required, Subcontractor shall furnish, at Subcontractor's sole expense, a performance and payment bond in the form and amount and with the sureties acceptable to Contractor.
- 12. It is agreed that should Contractor's contract for the project, or the project concerning which this Subcontract/Purchase Order is written, be terminated or the progress of the Work delayed due to conditions which Contractor cannot control, Contractor may terminate this Subcontract/Purchase Order without any liability to the Subcontractor, and the Subcontractor will be entitled to payment for its Work in the amount valued for its Work in the Contractor's final settlement which shall be Subcontractor's sole and exclusive remedy. The Subcontractor expressly agrees not to make, and hereby waives, any claim for damages on account of any delay, obstruction or hindrance for any cause whatsoever, including but not limited to the aforesaid causes, and agrees that its sole right and remedy in the case of any delay, obstruction or hindrance shall be an extension of the time fixed for completion of the Work. If the Subcontractor shall delay the Work and as a result thereof the Contractor shall become liable for damages or shall incur additional costs and expenses, the Subcontractor shall indemnify the Contractor and the Owner on account of any such damages, including without limitation, liquidated, incidental, indirect and consequential damages, and additional costs and expenses.
- 13. Subcontractor shall pay all sales taxes, use taxes, occupational taxes, excise taxes, payroll taxes, unemployment taxes, custom duties, demurrage charges, container rentals as well as any other tax or levy applicable to this Subcontract/Purchase Order, except to the extent that Contractor has the right to extend and does extend any tax benefits received by it from the Owner to Subcontractor.
- 14. Subcontractor shall complete his Work in accordance with the Contract Documents and in a manner satisfactory to Contractor, Owner and its duly authorized representative, and shall keep the property supplied or upon which Work is performed, free of any claim or charge from others because of his actions. If at any time there shall be evidence of any claim, lien, chattel mortgage, conditional bill of sale or security interest for which, if established, the Owner and/or Contractor might become liable and which in any way relates to, or arises out of the Work, or is claimed in any way to relate to, or arise out of the Work, the Contractor shall have the right to retain out of any payments then due or thereafter to become due, an amount sufficient to completely indemnify and protect the Contractor and Owner against such lien, claim, chattel mortgage, conditional bill of sale or security interest. In the event that any such lien, claim, chattel mortgage, conditional bill of sale or security interest shall be filed, the Subcontractor shall promptly remove or discharge it by bonding, payment or otherwise; and if the Subcontractor shall fail to so remove or discharge the same within five (5) days after notice from the Contractor, the Contractor shall, in addition to its rights under the preceding paragraph, have the right to remove or discharge the same by bonding, payment or otherwise, in its sole discretion, for the account of the Subcontractor. The amount of any payment, costs and expenses made or incurred by the Contractor in connection with the removal or discharge of any such lien, claim, chattel mortgage, conditional bill of sale or security interest, as aforesaid, may be deducted by the Contractor from any payments or amounts then due or thereafter to become due to the Subcontractor or retained by the Contractor as aforesaid, under this or any other agreement between Contractor and Subcontractor. If any amount retained by the Contractor, or any payment or

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payments due the Subcontractor and unpaid shall not be sufficient to remove or discharge any such lien, claim, chattel mortgage, conditional bill of sale or security interest and/or to reimburse the Contractor its costs and expenses in connection therewith, or if the Subcontractor shall have been fully paid, the Subcontractor shall pay to Contractor on demand the amount required to satisfy such lien, claim, chattel mortgage, conditional bill of sale or security of interest, and the Contractor's costs and expenses in connection therewith.

- 15. Subcontractor shall assume all risks and liability for damage or loss to all materials, tools or equipment not incorporated in the Work which belong to it or are under its control.
- 16. Subcontractor shall cooperate with Contractor and other subcontractors in the scheduling and performance of the Work. Subcontractor shall commence the Work upon notification from Contractor, and will proceed towards completion in accordance with the schedule established by Contractor. Should Subcontractor fail to pursue or complete the Work in accordance with the schedule established by Contractor, Subcontractor hereby agrees to indemnify Contractor for any loss or damage, including without limitation, liquidated, incidental, indirect and consequential damages caused by such delay.
- 17. All claims for additional costs shall be submitted to the Contractor within three (3) days of the basis for the claim becoming apparent, or as otherwise required so that the Contractor may comply in the manner provided in the Contract Documents for like claims by the Contractor. Any claim not timely submitted as required herein shall be deemed waived by the Subcontractor. Subcontractor represents that, prior to submitting its bid or executing this Agreement, Subcontractor has visited the site to ascertain the nature and location of the Work, character and accessibility of the site, available facilities, location and character of existing work in or adjacent to the site, and all other general and local conditions including labor which mighty affect the Work or the cost thereof. No extra payments shall be allowed for claims for additional work that could have been determined or anticipated by a proper and careful examination of the site.
- 18. Subcontractor shall take all field measurements, furnish all the required samples and drawings, comply with all governmental laws and decrees, give authorities timely and proper notices where required, secure and pay for all necessary permits, licenses, inspections, tests, and bonds required for the Work covered by this Subcontract/Purchase Order.
- 19. Subcontractor agrees that all Work shall be accomplished subject to the final approval of Contractor, the Owner, and its authorized representative, and their decision in matters relating to artistic effect shall be final.
- 20. Subcontractor shall have and exercise full responsibility for compliance hereunder by its agents, employees, materialmen, and subcontractors generally, and in particular, with respect to its portion of the Work on this project, shall itself comply with said requirements, standards and regulations and require and be directly responsible for compliance therewith on the part of its said agents, employees, materialmen and contractors, and shall directly receive, respond to, defend against and be responsible for all citations, assessments, fines or penalties which may be incurred by reason of its failure on the part of its agents, employees, materialmen or subcontractors to so comply and indemnify and hold harmless Contractor from its failure to comply with the foregoing.
- 21. (a) In addition to all other rights or remedies which the Contractor may have at law or in equity, the Contractor reserves the right to terminate this Agreement in whole or in part, after giving three (3) days written notice to the Subcontractor without cost or expense to the Contractor, in the event of the happening of any of the following which shall be deemed occasions of default by the Subcontractor: failure to perform the Work in accordance with the completion date or dates specified and implied in this Agreement; failure in any respect to execute the Work with promptness and diligence; breach of any of the warranties contained herein; failure to pay promptly for labor, materials, machinery, equipment, tools, plants, facilities, work, services or any of its other obligations; interference with the work of others or causing stoppages or delays; insolvency; the execution of an assignment for the benefit of creditors; the filing of proceedings in bankruptcy or for corporate reorganization or arrangement by or against the Subcontractor or its assets; liquidation proceedings instituted by or against the Subcontractor; failure to strictly comply with the terms and conditions of this Agreement. In the event of such termination, Contractor may provide through itself or through others any labor, materials, equipment, machinery, tools, plant facilities and services for the performance of the Work and completion of this Agreement, and deduct the cost and expense thereof or from any money due or thereafter to become due to the Subcontractor. Should the Contractor terminate this Agreement, the Subcontractor shall not be entitled to receive any further payment under this Agreement until the Work shall be wholly finished, at which time, if the unpaid balance of the amount due the Subcontractor shall exceed the cost and

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expense incurred by the Contractor in completing this Agreement, such excess shall be paid by the Contractor to the Subcontractor; but if such cost and expense shall exceed such unpaid balance, then the Subcontractor shall pay the difference to the Contractor. The cost and expense incurred by the Contractor shall include all costs of completing the Work, all payments for labor, materials, equipment, machinery, tools, plant facilities, services, all other obligations of the Subcontractor incurred by the Subcontractor, and paid directly by the contractor, any damages incurred through the default of the Subcontractor and also any other costs or expenses incurred by the Contractor, including but not limited to, legal fees and disbursements.

- (b) In addition to all other rights of revocation or termination hereunder and notwithstanding any other provision of this Agreement, the Contractor may terminate this Contract and the rights of the Subcontractor hereunder without cause at any time upon three (3) days written notice to the Subcontractor and in such event this Agreement shall cease and expire on the date set forth in the notice of termination as fully and completely as though such date were the original expiration date hereof, the amount due to the Subcontractor from the Contractor shall be based solely upon the percentage of Work completed by the Subcontractor. The Subcontractor expressly agrees not to make, and hereby waives, any claim for damages on account of such termination and agrees that its sole right and remedy shall be payment for the percentage of Work completed by Subcontractor.
- (c) In the event the Subcontractor is terminated pursuant to subparagraph a) above, and it is determined that said termination was wrongful then the parties agree that said termination shall be deemed to be a termination pursuant to subparagraph b) above.
- 22. At the Contractor's request, the Subcontractor shall furnish detail or other design drawings for the Work for the Contractor's approval. Approval of any design drawing, or manufacturers' drawings by the Contractor shall not relieve the Subcontractor of any responsibility for execution of the Work in accordance with the terms, provisions and conditions of this Agreement.
- 23. All documents furnished by the Contractor or by the Subcontractor at Contractor's request, including but not limited to drawings, plans, blueprints, specifications, patterns, technical designs, instructions, calculations, etc.., and all copies of reproductions thereof, shall remain the Contractor's property, and the Subcontractor agree not to sell or give such documents to any person, firm or corporation or use them on other projects without the Contractor's prior written consent.
- 24. The Subcontractor shall treat as confidential all data and information furnished by the Contractor which may be of a secret or confidential nature, and the Subcontractor shall not knowingly divulge the same to third parties without the Contractor's prior written consent until such data and information has become public knowledge.
- 25. All claims, disputes and other matters in question between the parties hereto shall be decided by a court of proper jurisdiction located in the county where the project is located and the laws of that State shall govern. Notwithstanding the foregoing sentence, all claims, disputes and other matters in question between the Contractor and the Subcontractor arising out of, or relating to this Agreement, the Project, the Work, the Contract Documents or the breach thereof may, at the Contractor's sole option, and only upon the exercise of that sole option by the Contractor, together or separately as the Contractor sees fit, be decided by arbitration in accordance with the Construction Industry Arbitration Rules of the American Arbitration Association. The prevailing party in any such litigation or arbitration shall be entitled to recover reasonable attorney's fees, costs and expenses incurred in litigating or arbitrating the dispute.
- 26. The Subcontractor shall not assign the Work of this Subcontract/Purchase Order without the prior written consent of the Contractor, nor subcontract the whole of this Subcontract/Purchase Order without the prior written consent of the Contractor, nor further subcontract portions of this Subcontract/Purchase Order without the prior written notification to the Contractor when such notification is requested by the Contractor.
- 27. Contractor has the right of set off against sums due to Subcontractor under the provisions of this Agreement or under any other agreement between Contractor and Subcontractor against any obligation whatsoever that may be due from Subcontractor or its affiliates to Contractor regardless of the source of said obligation, whether arising under this Agreement or otherwise.
- 28. If any provision of this Agreement is unenforceable or contrary to the public policy of the State where the project is located, the court making such determination shall have the power to, and shall, modify same to the minimum extent necessary to make such provision, as so modified enforceable, and such provision shall then be applicable in such modified form. All other provisions of this Agreement shall remain in full force and effect.

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- 29. Each and every provision of law required by law to be inserted in this Agreement shall be deemed inserted herein, and this Agreement shall be read and enforced as though any such required provision were included verbatim herein, and if through mistake or otherwise any such provision is not inserted, or is incorrectly inserted, then upon application of either Party this Agreement shall forthwith be physically amended to make such insertion or correction.
- 30. Site Investigation and Conditions Affecting the Work. (a) The Contractor acknowledges that it has taken steps reasonably necessary to ascertain the nature and location of the work, and that it has investigated and satisfied itself as to the general and local conditions which can affect the work or its cost, including but not limited to
 - (1) conditions bearing upon transportation, disposal, handling, and storage of materials;
 - (2) the availability of labor, water, electric power, and roads;
 - (3) uncertainties of weather, river stages, tides, or similar physical conditions at the site;
 - (4) the conformation and conditions of the ground; and
 - (5) the character of equipment and facilities needed preliminary to and during work performance.

The Contractor also acknowledges that it has satisfied itself as to the character, quality, and quantity of surface and subsurface materials or obstacles to be encountered insofar as this information is reasonably ascertainable from an inspection of the site, including all exploratory work done by the NorthStar Contracting Group, as well as from the drawings and specifications made a part of this contract. Any failure of the Contractor to take the actions described and acknowledged in this paragraph will not relieve the Contractor from responsibility for estimating properly the difficulty and cost of successfully performing the work, or for proceeding to successfully perform the work without additional expense to the Government.

- (b) The NorthStar Contracting Group, assumes no responsibility for any conclusions or interpretations made by the Contractor based on the information made available by the NorthStar Contracting Group. Nor does the NorthStar Contracting Group, assume responsibility for any understanding reached or representation made concerning conditions which can affect the work by any of its officers or agents before the execution of this contract, unless that understanding or representation is expressly stated in this contract.
- 31. The following Additional Provisions, Terms and Conditions and Clauses are incorporated by reference with the same full force and effect as if they were incorporated by full text. Full copies of these documents can be obtained from NCG by written notice.
 - a) Appendix I, HUD General Provisions of 30 articles;
 - b) Appendix II, Standard Clauses for Contracts with the New York State Housing Financing Agency, State of New York Mortgage Agency, New York State Affordable Municipal Bond Bank Agency, Tobacco Settlement Financing Corporation, Housing Trust Fund Corporation (HTFC)
- 32. Order of Precedence- This subcontract agreement and all attachments, appendices, exhibits, hereto, and all referenced documents, constitute the entire agreement between the parties with respect to the matters herein, and integrates, merges, and supersedes all prior negotiations, representations, or agreements relating thereto, whether written or oral, except to the extent they are expressly incorporated herein. The provisions of this subcontract agreement and the accompanying documents shall be construed and interpreted as consistent as whenever possible. Unless otherwise stated elsewhere in this agreement, any conflicts in this agreement and the accompanying documents shall be resolved in accordance with the descending order of precedence.
 - a) Appendix I- HUD General Provisions
 - b) Appendix II- Standard Clause for all HTFC Contracts
 - c) Appendix III- Diversity Forms
 - d) Appendix IV- Construction Related Terms and Forms
 - e) Appendix V This agreement
 - f) Exhibit A- Scope of Services
 - g) Exhibit B Price Proposal
 - h) Exhibit D- WMBE Participation Matrix

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- i) Exhibit E-Wage Determinations
- j) Proposal Documents
- 33. Standardization of terms in Additional provisions, Terms and Conditions, and clauses. Where applicable in Appendix I- HUD General Provisions, The phrase "The State" shall include the NorthStar Contracting Group Inc. (NCG). The term "Contractor" shall mean "Subcontractor" under this agreement. Where applicable in Appendix II- Standard Clauses for Contracts with HTFC, the term "Contractor" shall mean "Subcontractor" under this agreement. The term "Contract" shall mean this subcontract agreement. The Terms, "Agency or Agencies" shall include NCG. Appendix II- Diversity Forms. The term "Contractor" shall mean Subcontractor under this agreement.
- 34. Submission requirements- Any submission requirements required in any documents in Appendix I, II, III and IV shall also include a duplicate submission to NCG with the same compliance requirements of completeness and timeliness as required in the provision, document, term or condition and clause as directed.
- 35. Substantial / Final Completion (85% Payment) (Applicable to Demolition Subcontracts Only) The following provides information and checklist required for substantial completion payment. All documents and information shall be provided to NCG before the invoice can be processed. Failure to meet any of the requirements or provide any of the documents noted herein shall have the submitted invoice denied and returned for resubmittal.

Documents required:

- i. Substantial completion checklist completed
- ii. Signed memorandum from NCG with each invoice of parcels
- iii. Signed partial lien waiver from demolition contractor

NCG will review all files for substantial completion and complete the Substantial Completion Checklist. Once this checklist has been completed and all requirements have been met, NCG will submit a signed memorandum with every invoice, certifying that demolition activities for each specific parcel identified in that invoice is substantially complete.

Once all properties in contract are 85% complete, demolition contractors will sign and submit a substantial completion notice to be placed in all corresponding parcel files.

36. Substantial completion notice Final Completion (15% Payment) (Applicable to Demolition Subcontracts Only) - The following provides information and checklist required for substantial completion payment. All documents and information shall be provided to NCG before the invoice can be processed. Failure to meet any of the requirements or provide any of the documents noted herein shall have the submitted invoice denied and returned for resubmittal

Documents required:

- i. Final completion notice
- ii. GOSR demolition checklist completed with NCG
- iii. Signed final lien waiver from demolition contractor

NCG will review all demolition parcel files for final completion and complete the GOSR Demolition Checklist with Contractor. Once this checklist has been completed and reviewed for all applicable items associated with each specific property, NCG will submit a signed memorandum with every contractor invoice to GOSR. This will certify that all demolition activities and requirements for each specific parcel identified in that invoice are 100% complete and all documentation has been accounted for. Once all properties in contract are 100% complete, contractor will sign and submit a final completion notice to be placed in all files.

37. HTFC Submission Process (Applicable to Demolition Subcontracts Only) - This information is provided to assist the Contractor in understanding the invoice and payment process under this subcontract. On behalf of contractor, NCG will submit partial payment invoices on a monthly basis, once 85% of each parcel has been demolished and a memorandum has been signed off by NCG. Jacobs Civil Consultants Inc will review certified payroll documents for NCG. Once documents are reviewed and approved by Jacobs (typically 2 days), NCG will submit the invoice

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directly to the HTFC email address, which will enter the invoice into the HTFC invoicing system, marking the start of the review period for GOSR Finance.

Sample

ABC Construction Invoice #001_05.04.2015 -The contractor will first prepare a demolition invoice package for a detailed review by NCG. The demolition invoice package will be sent electronically by the last Friday of each month. The demolition invoice package will include the following:

- 1. Invoice cover letter on NCG's letterhead.
- 2. AIA G702 Application and Certificate of Payment
- 3. AIA G703 Continuation Sheet
- 4. Contractor's Partial Release and Waiver of Mechanics' and Suppliers' Lien (partial / final lien waiver)
- 5. Proc-5. Workforce Employment Utilization
- 6. Proc-6. M/WBE Quarterly Report
- 7. Certified payrolls for the invoice period on a US Department of Labor WHD form.
- 8. Before and after photos of each parcel, labeled with the property address and parcel identification numbers.

On a separate email, NCG will provide a memo for each invoice certifying that NCG has managed the demolition of each parcel and certify that all work is approved for payment. One memo is required for each invoice submitted. NCG will send to GOSR Program Manager for review. Once approved, NCG will submit the invoice to the HTFC Invoicing System and GOSR Program Manager will send memo to GOSR Finance. Once the additional 15% has been completed, the final invoice can be submitted according to the same standards for the final 15% payment of each property completed.

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ATTACHMENT 1

STORM WATER POLLUTION PREVENTION PLAN (SWPPP)

SPECIFICATION DRAWINGS

EROSION AND SEDIMENT CONTROL NOTES

- ACTIVE DISTURBANCE SHALL BE LIMITED TO A 5 AC MAXIMUM AT ANY TIME WITHOUT TEMPORARY STABILIZATION.
- TEMPORARY EROSION CONTROL MEASURES, INCLIDING SILT FENCES AND/OR STRAW BALE DIVERS, PROMAGE STRUCTURES, SEDIMENTATION BASINS, DIVERSON SWALES/DIKES, AND REP-RAP PROTECTION SMALL E BY REALLED PROF, OF GROUND DISTRIBURICE FOR GRACING AND CONSTRUCTION. SEE PROJECT SIMPPP FOR DETAILS AND MAINTENANCE.
- ALL DISTUBETO AREAS SHALL BE SEEDED AND MULCHED AS SOON AS PRACTICAL FOLLOWING DISTUBBANCE TO STABILIZE BARE SOIL AND PROMOTE THE PROMPT RE-ESTABLISHMENT OF VEGETATION:
- line shall be applied sufficiently to attain a soil adoity $\mbox{\rm Ph}$ of 5.5. AN ADEQUATE SEEDBED SHALL BE PREPARED BY SCARIFTING SOIL AND REMOVING SURFACE DEBRIS AND OBSTACLES WITHIN THE DISTURBED AREA TO A DEPTH OF 4°
- FERTILIZER (10—20—10 MIXTURE OR EQUIVALENT) SHALL BE APPLIED PER SOIL TEST RESULTS OR AT A RATE OF 15 LBS. PER 1000 SQFT.
- IGEITHEED AFEAS WHICH WILL REMAIN TRAPPORABLY FALLOW FOR PERIODS OREATER THAN 14 JAYS SALL BE SEZDED AT THE FALLOWING RATIE TO PRODUCE TRAPPORAFY GROUND COVER: 30 LISE RECEASES (WANUAL) PER AGE. DURING LITE WHITER, USE 100 LISE CERTIFIED "AROUSTOOK" INNIER RYEE CERELA RYE) PER ACKE.
- AREAS USED FOR CONSTRUCTION ACCESS AND STORAGE/STOCKPILNG OF CONSTRUCTION MATERIALS SHALL BE DECOMPACIED USING THE PROCEDURES OUTLINED IN THE NYSSEC PUBLICATION USED REPIRICA MOD GEOMPACITION, PSILL 2008 OR AS CHRENTLY AMENOED THIS DOCUMENT IS INCLUDED WITHIN THE PROJECT SWEPP.
- PERMANENT SEEDING SHALL BE APPLIED ON 4" MIN TOPSOIL AT THE FOLLOWING RATE FOR:

ROUGH OR OCCASIONAL MOWING AREAS: NEW ENGLAND COASTAL SALT TOLERANT GRASS SEED MIX

- CANADA WID RYE CREEPING RED FESCUE INDIAN GRASS BIG BLUESTEM SUE OATS CRAMA SWITCH GRASS LITILE BLUESTEM SAND DROPSEED PROPERTY FACTOR
- SEDING SHALL BE PERPONUED USING HYDROSEEDING, HYDROSEEDING SLIPPE, LL BE COMPRISED OF A HANGENERUS IN FO SEED AND FERTILIZER IN MAITER IOUS SPECIFIED SEED MIXES SHALL BE INDEPENDENTLY MIXED AND APPLIED.
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 SPECIALIST. THE CONTRACTOR SHALL MAINTAIN THE LOC MET'T ON SITE.
- TEMPORARY CONTROL MEASURES SHALL REMAIN IN PLAGE UNTIL DISTURBED AREAS ARE PERMANENTY STABILIZED AND GROUND COVER IS COMPLETELY RESTABLISHED. FOLLOWING STABILIZATION, TEMPORARY MEASURES SHALL BE REMONED TO ANDID INTERFERENCE WITH DRAINAGE.
- SYNTHETIC OR ORGANIC SOIL STABILIZERS MAY BE USED UNDER SUITABLE CONDITIONS AND IN SUFFICIENT QUANTITIES.
- MULCH NETING SUCH AS PAPER, LITE, EXCELSIOR, COTTON OR PLASTIC MAY BE USED. STAPLE IN PLACE OVER HAY OR STRAW MULCH. USE A DEGRADABLE NETTING IN AREAS TO BE MOWED.
- OPTIMUM SEEDING PERIOOS ARE 3/15-5/15 AND 9/15-10/15.

EROSION AND

DITTION/REMOVAL OF EXISTING IMPROVEMENT SCHEDULE

- ALL APPROVALS AND PERMITS SHALL BE SECURED.

- EERIFICATIONS OBTAINED FROM CONTRACTORS, SUBCONTRACTORS AND ANY OTHERS PERFORMING SITE USTURBANCES INCLUDING UNDERGROUND UTILITY CONTRACTORS BE SIGNED AND MANTAINED ON SITE.
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- ANY BORROW OR WASTE PITS LOCATED ON OR OFF-SITE MUST IMMEDIATELY RECEIVE TELEPORARY STABILIZATION, SIMIL NOT BE LEFT UNSTABILIZED, AND BE MAINTAINED FER THE REQUIREMENT OF THE GENERAL CONSTRUCTION PETMIT AND THE SWPPP FOR THIS PROJECT. ACTINE DISTURBANCE SHALL BE LIMITED TO A 5 ACRE MAXIMUM AT ANY TIME WITHOUT TRAPPORATY SHAILLATION. ALL MON-ACTINE DISTURBED AREAS SHALL RECENTE TRAPPORATY OR PERMANENT STRAILLATION. NON-ACTINE. DISTURBED AREAS SHALL NOT REMAIN FALLOW FOR LONGER THAN 14 DAYS WITHOUT BEING STABILIZED.
- DECOMPACT ACCESS AND STORAGE/STOCKPILE AREAS.
- ALL LANOSCAPED/GRASSED AREAS WILL BE SEEDED AND MULCHED IN A TWO STEP HYDRAULIC PROCESS TO PROMOTE GROWTH AS SOON AS POSSIBLE.

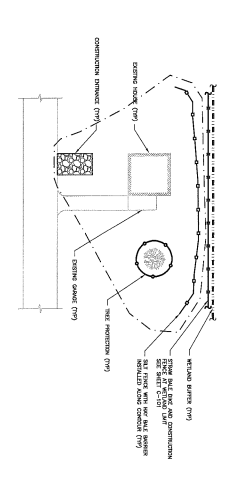
SEDIMENT CONTROL SCHEDULE

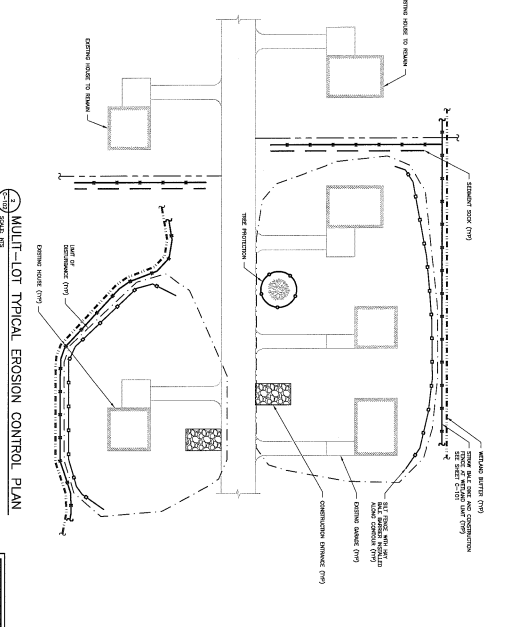
- NOTICE OF INTENT (NO)) MUST BE SUBMITTED AND ACKNOWLEDGMENT FROM MYSDEC RECEIVED 5 DAYS PRIOR TO START OF CONSTRUCTION.
- A PRE-CONSTRUCTION MEETING WITH OWNER, OWNER'S REPRESENTATIVE, MUNICIPAL REPRESENTATIVE AND CONTRACTOR PRESENT WILL BE HELD.
- PROJECT SITE IS DIVIDED INTO 4 PHASES OR ZONES AS SHOWN ON DAWNING NO.

 OI, WORK IN SUCH PHASE SHALL PROJECTED BY THE PROJECT NEED/CONSTRUCTION WANGES, INSTALL EROSING OMTROL LEASURES IN DROJANCE WITH THE APPROVED CONTRACTOR WORK PLAN WITHIN EACH PHASE.
- INSTALL PROVISIONS FOR PROTECTION OF EXISTING FACILITIES WHERE INDICATED ON THE PLANS AND DETAILS
- ALL EROSION CONTROL MEASURES SHALL BE INSPECTED AND CLEARED AFTER EVERY STORM EVENT AND MAINTAINED FOR THE DURATION OF THE PROJECT.
- UPON UTILITY COMPLETION, FINAL GRADING WILL BEGIN.

SINGLE-LOT TYPICAL EROSION CONTROL PLAN

- ALL SLOPES GREATER THAN 3:1 OR WHERE RILLS FORM SHALL BE STABILIZED WITH ROLLED EROSION CONTROL PRODUCTS. INSTALL PER MANUFACTURER'S INSTRUCTION.
- TO FACUTATE FINAL STABILIZATION, INTERNEDATE SILT FENCES/DIKES/DIVES/ONESIONS MAY BE READACH DUPON MITHAL CATCH OF LIPES/DEF FINAL SEIZING/MUCIAING, PERMIETER AND BASE OF SLOPE SILT FENCES/DIKES SHALL REQUINI IN PLACE UNTIL FINAL STABILIZATION IS ACHIEVED TO PROTECT OFFSITE DISCHARGE POTENTIAL.
- UPON STABILIZATION, ALL TEMPORARY MEASURES WILL BE REMOVED.
- ALL SWALES TO BE FLUSHED CLEAN OF ALL SILT AND SEDIMENT AFTER ALL CONSTRUCTION DISTURBANCE HAS BEEN STABILIZED.





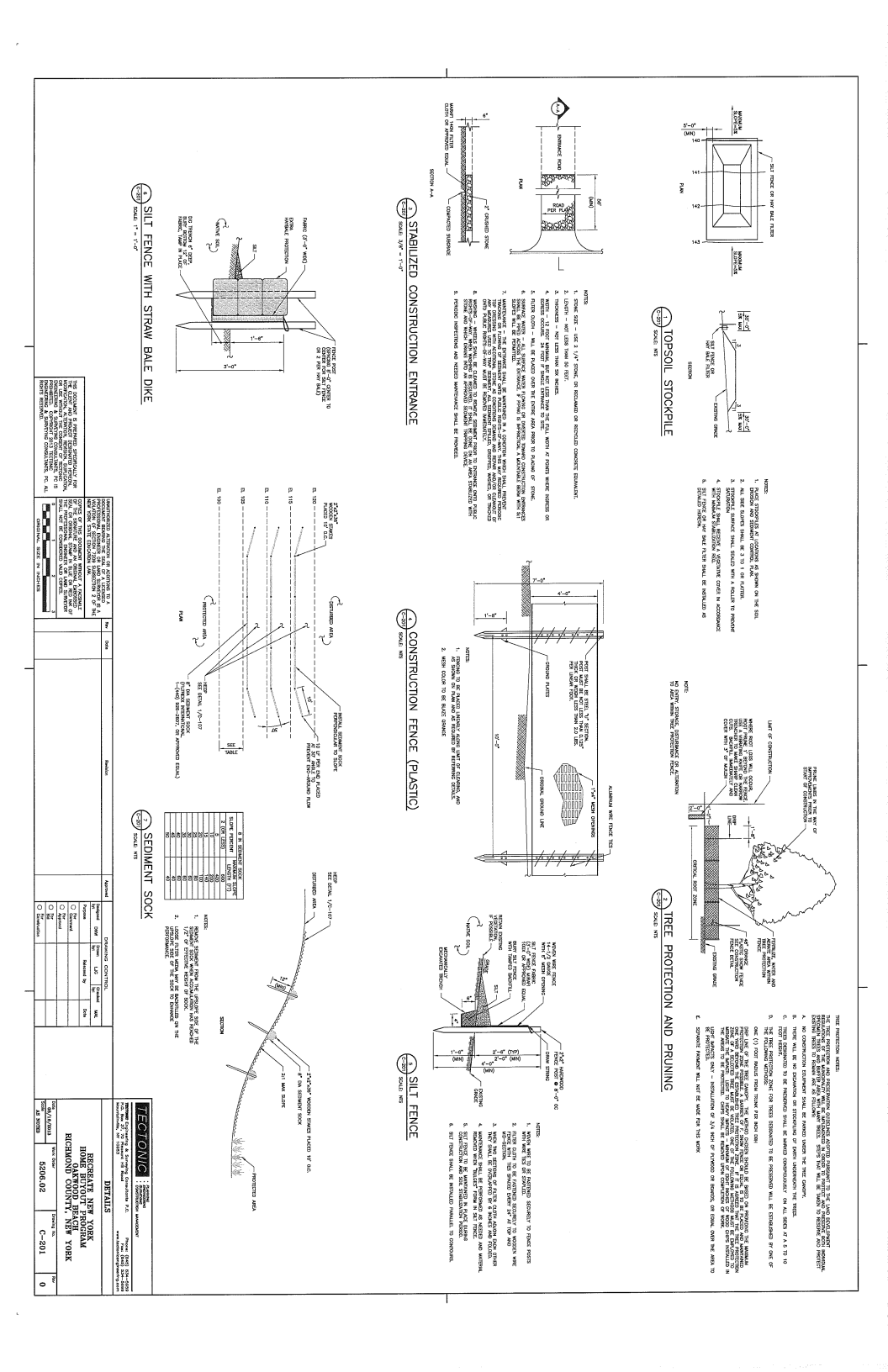
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RECREATE NEW YORK HOME BUYOUT PROGRAM OAKWOOD BEACH RICHMOND COUNTY, NEW YORK	EROSION CONTROL PLAN	TEXTONE Engineering de Surveying Consultante P.C. Phone: (845) 524-5855 Phone December 1915 Phone Property	TECTONIC : PANNEY PARTIES PROPERTY PARTI

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ATTACHMENT 2

SOIL MANAGEMENT PLAN

SOIL MANAGEMENT PLAN NEW YORK RISING BUYOUT AND ACQUISITION PROGRAM MULTIPLE LOCATIONS, NEW YORK

PREPARED FOR:

GOVERNOR'S OFFICE OF STORM RECOVERY (GOSR) 99 WASHINGTON AVENUE, SUITE 1224 ALBANY, NEW YORK 12231

PREPARED BY:

TECTONIC ENGINEERING & SURVEYING CONSULTANTS P.C.
70 PLEASANT HILL ROAD
MOUNTAINVILLE, NEW YORK 10953

(P) 845.534.5959 (F) 845.534.5655

MAY 19, 2015

PETER T. SUTHERLAND, P.E. NO. 075840





SOIL MANAGEMENT PLAN NEW YORK RISING BUYOUT AND ACQUISITION PROGRAM MULTIPLE LOCATIONS, NEW YORK

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1.0 INTRODUCTION

The Governor's Office of Storm Recovery (GOSR), operating under the auspices of the New York State Homes and Community Renewal's (NYSHCR) Housing Trust Fund Corporation, was established to aid the statewide recovery of disaster-affected communities in New York State. GOSR is administering a U.S. Department of Housing and Urban Development (HUD) Community Development Block Grant for Disaster Recovery (CDBG-DR), including the New York Rising Buyout and Acquisition Program (Program). Tectonic Engineering & Surveying Consultants P.C. (Tectonic) has prepared this Soil Management Plan (SMP) to describe the procedures to be followed during earth disturbing demolition activities related to the New York Rising Buyout and Acquisition Program. In each buyout area, the demolition work will be performed by the Demolitions General Contractor who will be selected by GOSR.

The purpose of this SMP is to allow for the maximum consistency during the various phases of demolition and to provide detailed methodology for the handling of soils in compliance with the following applicable regulations. Procedures for handling regulated non-soil materials are briefly discussed under Section 9.0 and should be considered on a site-specific basis:

- Resource Conservation and Recovery Act (RCRA);
- New York State Environmental Conservation Law Sections 27-29;
- New York State Department of Environmental Conservation (NYSDEC) Division of Environmental Remediation (DER) DER-10: Technical Guidance for Site Investigation and Remediation;
- NYSDEC Final Commissioner Policy (CP) CP-51: Soil Cleanup Guidance;
- NYSDEC 6 NYCRR Part 360 Solid Waste Management Facilities Title 6 of the Official Compilation of Codes, Rules and Regulations;
- NYSDEC 6 NYCRR Part 371: Identification and Listing of Hazardous Wastes;
- NYSDEC Spill Technology and Remediation Series (STARS) Memo #1 (applicable methodology only);
- NYSDEC 6 NYCRR Part 375: Environmental Remediation Programs; and
- NYSDEC 6 NYCRR Part 611: Environmental Priorities and Procedures in Petroleum Cleanup and Removal.



This SMP is for the general management of soils encountered during demolition activities. In cases where impacted (contaminated) soils are tentatively identified during the Phase I Environmental Site Assessment or while excavating, a specific soil sampling and health and safety plan will be developed to manage and investigate those soils. Excavation activities will be ceased in that area until that area has been properly characterized. Due to the nature of the land use, residential, impacted soils are not anticipated.



2.0 NEW YORK RISING BUYOUT AND ACQUISITION PROGRAM BACKGROUND

The New York Rising Buyout and Acquisition Program was established for homeowners whose homes were substantially damaged or destroyed during Superstorm Sandy, Hurricane Irene and Tropical Storm Lee. This Program is intended to address residences located in areas that have been identified as a high risk for repeated flooding and repetitive loss and, thus, jeopardizing the lives of residents and emergency responders.

Certain high risk areas, especially those situated in the 100-year floodplain, determined to be among the most susceptible to future disasters and repetitive loss, will be identified by the State as "enhanced buyout areas." The State will conduct purchases inside of the enhanced buyout areas as "buyouts," whereby they will be eligible for purchase starting at 100% of the property's pre-storm fair market value (FMV), plus incentive(s) available.

Buyout areas currently include:

- · Oakwood Beach, Staten Island
- Ocean Breeze, Staten Island
- · Graham Beach, Staten Island
- Several neighborhoods in Suffolk County, Long Island (Strong's Creek, Lindenhurst, Venetian Shores, Oakdale, Sayville, Bayport, Mastic Beach, and Flanders)

Enhanced buyouts in select, pre-defined targeted buyout areas will be determined in consultation with county and local governments. Enhanced Buyouts will include an incentive ranging from 5%-15% on top of the pre-storm FMV of property acquired through the buyout program. Reconstruction may not occur on lots in these areas. Lots will be maintained as coastal buffer zones or other non-residential/commercial uses, and may also include acquisition of vacant or undeveloped land in these targeted areas.

The State intends to conduct purchases outside of the enhanced buyout areas as "acquisitions," where offers include post-storm fair market value of the property with an added homeowner resettlement incentive equal to a maximum of the difference between the post-storm and pre-storm values of the property. This incentive will allow homeowners, residing inside flood-prone areas that have sustained damage to their primary residence and



otherwise unable or unwilling to repair their home, to relocate to a safer, less flood-prone area. The resettlement incentive will help homeowners to remain in the community and contribute to its overall recovery from the disaster, while also ensuring that acquired land will be redeveloped in a safer, more resilient manner for the future occupants of the area.

Buyouts will be maintained in perpetuity as coastal buffer zones, while properties purchased as acquisitions will be eligible for future redevelopment in a resilient manner to protect future occupants of this property. The State, in consultation with local officials, will determine the development of acquired areas to ensure that the properties best serve the future goals of the community. In some cases, the properties will remain undeveloped and be transformed into parks or other non-residential uses, while others will be redeveloped in a resilient manner.

3.0 STORMWATER POLLUTION PREVENTION

The following is a listing of the major demolition activities which will result in the disturbance of the subsurface within each project area:

- Clearing;
- Excavation, including the removal of subsurface structures (e.g. foundations, basements, driveways, pools, utilities, etc.); and
- Grading (Re-grading, cuts and fills).

In accordance with the New York State General Permit for Stormwater Discharges from Construction Activities, anyone disturbing one (1) acre or more of soil needs a stormwater construction permit. Soil disturbing activities that require a permit include: demolition, clear cutting and stump removal, even if the soil is not all exposed at the same time. As such, prior to initiation of any of the intended demolition activities, a site-specific Stormwater Pollution Prevention Plan (SWPPP) shall be submitted to the State for approval. For the New York Rising Buyout and Acquisition Program, a "site-specific" SWPPP will be prepared based on all residential sites (buyout parcels) participating in the Program in the defined buyout area. The SWPPP shall be prepared in accordance with the United States Environmental Protection Agency (USEPA) – National Pollutant Discharge Elimination System (NPDES) Phase 2 stormwater requirements and NYSDEC, Division of Water, New York State Standards and Specifications for Erosion and Sediment Control dated August 2005.



At a minimum, the SWPPP shall include:

- Identification of potential stormwater contaminants (including: a significant material inventory, potential areas for stormwater contamination, and summary of available stormwater sampling data);
- Soil erosion and sediment controls (including: general measures, temporary structural measures, vegetative measures, and SWPPP measures);
- Nonstructural Best Management Practices (BMPs) (including: good housekeeping, minimizing exposure, dust control, spill prevention and response procedures, site inspections, inspection schedule, and employee training);
- Monitoring, reporting and retention of records; and
- Ownership and maintenance of permanent structures.

4.0 <u>UTILITY CLEARANCE</u>

Contractor will notify Dig Safely New York (800) 962-7962 or 811, three days before conducting subsurface soil disturbance activities to arrange for a utility mark-out and for information regarding buried utilities in public right-of-ways near the site. No subsurface intrusive work will begin until the area has been cleared. A private utility locator may be contracted to provide further utility clearances, if needed. The Demolition Contractor will also be responsible for protecting and supporting, if necessary, any utilities uncovered during excavation.

5.0 WASTE SOIL CLASSIFICATIONS

The Program includes demolition of homes in areas of residential land use. Significant areas of soil contamination within the buyout and acquisition area are not expected because the dominant land use was residential. Contamination commonly associated with residential land use include petroleum, solvents discharged to septic systems, lead from roof runoff, fertilizers, weed killer, insecticides, and fungicides, improper disposal of paint, oil and other chemicals. Prior to excavation and demolition activities a Phase I Environmental Site Assessment will be conducted including a visual survey to identify potential Recognized Environmental Conditions (REC) such as petroleum storage tanks and septic tanks. Excavation in these areas will only proceed after the collection of additional visual and field screening data (as



described in the paragraph below) and if required after a specific sampling analysis and health safety plan for the REC is approved by GOSR.

The preferred disposition of excavated or disturbed soils as a result of demolition activities would be to place the disturbed materials back in the excavation in the sequence it was removed. However, prior to reuse on the site, excavated material should be classified and evaluated for its suitability for reuse on the site. Initial classification shall consist of field screening to determine the apparent suitability of the soils for reuse on the site. Field screening by a qualified engineer or scientist, will consist of olfactory and visual inspection for evidence of contamination as well as screening with a photoionization detector (PID). Visual evaluation of excavated soils shall be performed continuously throughout soil disturbing activities. Visual evidence of contamination shall include staining, the presence of cinders, ash, slag or presence of non-aqueous phase liquid or indication of other anthropogenic materials or waste. Soils displaying visual evidence of contamination shall be screened with the PID. Excavated soils with PID readings greater than 5 parts per million above background levels have the potential for contamination requiring off-site disposal. All soils with the potential for off-site disposal shall be subjected to a final classification procedure. The final classification procedures will consist of sampling and chemical analyses, as necessary, to classify the soil into the appropriate category described in Items a through d, below. In the event unanticipated or latent subsurface conditions are encountered during the course of soil disturbance, see handling procedures as outlined in Section 9.0. Chemical analyses shall be performed by a laboratory accredited pursuant to the NYSDOH Environmental Laboratory Accreditation Program (ELAP) for the category of parameters analyzed. All sample collection, handling, packaging, and shipping activities for the ELAP laboratories will be conducted in accordance with NYSDEC Program Policy DER-10 / Technical Guidance for Site Investigation and Remediation (DER-10). Samples shall be collected per the requirements of the specific disposal facility. Samples will be collected at the appropriate frequency based on volume as set forth by NYSDEC DER-10 Table 5.4(e)10 Recommended Number of Soil Samples for Soil Imported To or Exported From a Site. Based on the information collected in the Phase I and the nature of the REC chemical analyses may



include:

- Volatile Organic Compounds (VOCs) via USEPA Method 8260B;
- Semivolatile Organic Compounds (SVOCs) via USEPA Method 8270D;
- TAL Metals via USEPA Method 6010C;
- EPA Method 8021B for solid matrix petroleum
- EPA Method 8070A for aqueous matrix petroleum
- Total RCRA Metals by USEPA Method 6010C;
- TCLP RCRA Metals by USEPA Method 1311/6010C;
- Ignitability by USEPA Method 1010A;
- Corrosivity (pH) by USEPA Method 9040C;
- Reactivity Sulfide and Cyanide by USEPA Method SW846 Chapter 7.3;
- Polychlorinated biphenyls (PCBs) by USEPA Method 8082A;
- Pesticides by USEPA Method 8081B; and
- Herbicides by USEPA Method 8151A.

Petroleum analysis will include those substances listed in Soil Cleanup Levels for Fuel Oil Contaminated Soil identified in NYS DEC, DEC policy CP-51 / Soil Cleanup Guidance. Sampling rational used to characterize the in-situ soils will be categorized into one (1) of the following four (4) regulatory classifications via chemical laboratory analysis. No sampling activities will proceed until a specific sampling plan is developed for the impacted soil.

a. Unregulated Soils

Unregulated soil shall be defined as soil that has no organic compounds or inorganic analytes at concentrations above the lower of 6 NYCRR Part 375 and CP-51's Unrestricted Use Soil Cleanup Objectives (SCOs), Soil Cleanup Guidance Residential Use, Protection of Ecological Resources, and Protection of Groundwater Supplemental Soil Cleanup. However, should contaminants persistently be above method detection limits but below the cleanup guidance values, a site-specific evaluation shall be conducted to determine the appropriate on-site reuse or off-site disposition requirements.



b. Non-Hazardous Regulated Material

Non-hazardous regulated material shall be defined as material that may contain mixtures of the following: soil (including, but not limited to, natural undisturbed material), debris, concrete and concrete products (including steel or fiberglass reinforcing rods that are embedded in the concrete), asphalt pavement, brick, glass, rock, municipal solid waste, refuse, and incidental ash. This includes material defined in 6 NYCRR 360-7.1(b)(1)(i) and exceeding 6 NYCRR 375-6 Unrestricted or Residential Use Soil Cleanup Objectives or NYSDEC CP-51: Soil Cleanup Guidance's Supplemental Soil Cleanup Objectives.

Characteristic hazardous waste soil will be disposed of in a facility licensed to accept/dispose of that type of hazardous waste. Excavated Impacted Soil, soil that is not a characteristic hazardous waste but constitutes a non-hazardous regulated waste (industrial or special) and cannot be used as backfill in the excavation from which it originated or relocated elsewhere, will also be disposed of at an off-site facility that is in compliance with current regulations for disposal of that material. Disposal of any materials that do not meet Track 1 Unrestricted Use Soil Cleanup Objectives ("SCOs") are prohibited from being admitted to a New York State recycling facility (6 NYCRR Part 360-16 Registration Facility).

It should be noted that at the discretion of the NYSDEC, Impacted Soils encountered on the site may be reused under a Beneficial Use Determination (BUD). This designation is made by the NYSDEC and pertains to whether the Part 360 Solid Waste Management Facilities regulations have jurisdiction over the waste material which is to be beneficially reused. There are 16 pre-determined BUDs listed in 6 NYCRR Part 360.15(b). It should be noted that some of the pre-determined BUDs are not self-implementing and may require a Part 360 permit or demonstration testing and NYSDEC authorization.

c. Petroleum-Contaminated Material

Petroleum-contaminated material shall be defined as material (soil, concrete, sediment, UST contents, fill, debris, etc.) that meets the NYSDEC STARS Memo #1 definition of petroleum-contaminated material from known source areas. Petroleum-contaminated material shall be evidenced by the following observations and be from a known source area: producing higher than background responses on a portable vapor meter such as a photo ionization detector or flame ionization detector, petroleum-like odor, visual impacts (e.g., staining or discoloration),



proximity to known releases from existing or historic petroleum storage tanks or systems, and exceed the soil cleanup levels for gasoline and/or fuel oil contaminated soil provided in the NYSDEC CP-51: Soil Cleanup Guidance.

d. Hazardous Waste

Hazardous waste shall be defined as material meeting the definition of Resource Conservation and Recovery Act hazardous waste as defined in 40 CFR Part 261, New York State ECL Section 27-09 or 6 NYCRR Part 371. Hazardous waste will be based on the conclusion of a Phase II Environmental Site Assessment (ESA), when needed.

6.0 PROCEDURES FOR IDENTIFYING HISTORIC URBAN FILL MATERIAL

Historic urban fill material is usually a non-indigenous material deposited to raise the topographic elevation of the site for the purposes of creating suitable subgrade for site improvement. Historic urban fill is not uncommon in dense urban development especially within the New York City five boroughs. There are generally no regulatory enforcement mechanisms requiring mitigation or remediation of sites with historic urban fill with these types and levels of contaminants, unless such conditions represent a potential impact of notable concern as it pertains to the health and safety of persons or the quality of environment resource(s).

Note a site-specific SWPPP shall be prepared for the proposed site improvements and that it includes measures for stabilized cover upon removal of any structures or appurtenances to prevent off-site migration of soils. However, if the fill were to be removed from the site, it would be considered a non-hazardous regulated material pursuant to NYSDEC CP-51: Soil Cleanup Guidance and 6 NYCRR Part 375: Environmental Remediation Programs. Non-hazardous historic fill taken off-site will be handled, at a minimum, as a Municipal Solid Waste per 6 NYCRR Part 360-1.2. Material that does not meet Track 1 unrestricted SCOs is prohibited from being taken to a New York State recycling facility 6 NYCRR Part 360-16 Registration Facility (also known as Soil Recycling Facilities).

Prior to disposal of historic urban fill material or regulated soils, a proposed disposal facility, licensed and/or permitted in full compliance under applicable local, state and federal laws and



regulations to accept such materials, shall be submitted by the Demolition Contractor to GOSR for approval. Waste characterization samples shall be collected and analyzed to confirm that State's regulatory classification, as well as to verify that results are in accordance with the proposed disposal facility(ies) requirements. No potentially contaminated excavated soil or materials shall be removed for off-site disposal or recycling until the results of chemical analyses have been received and the materials have been properly classified. All soils and materials managed under this SMP, along with all regulated or hazardous waste and hazardous material, transported off-site shall be loaded into vehicles fully licensed and/or permitted with applicable local, state and federal laws and regulations and transported directly to the GOSR-approved disposal facility(ies). If unanticipated or latent subsurface conditions are encountered during the course of soil disturbance, see handling procedures as outlined in Section 9.0.

A specific sampling and analysis plan will be developed to identify the extent of contamination and verify that all contaminated materials have been removed from the area. All intrusive construction work must also be conducted in accordance with the procedures defined in a Health and Safety Plan (HASP) and Community Air Monitoring Plan (CAMP) prepared for the specific site.

Soils can either be sampled in-situ or from segregated stockpiles. If stockpiled, soils should be placed on a pad consisting of a double-layer of 6 mil high-density, polyethylene plastic sheeting. No soils shall be added to the stockpile after sampling has been performed. Stockpiles shall be covered with 6-mil plastic sheeting and surrounded by silt fence and hay bales or as detailed in the site-specific SWPPP, to limit the impact of stormwater run-off from the piles.

In-situ subsurface sampling shall be completed using either a split spoon sampler or Geoprobe® direct push sampler. Alternatively, samples can be collected from the walls of a test pit. Ex-situ samples may be collected from a stockpile. In all cases, soil descriptions shall be completed for each collected soil sample in accordance with the procedures outlined in the unified soil classification system (ASTM D2487-11 Standard Practice for Classification of Soils for Engineering Purposes). Descriptions shall be recorded in field books or on



standard morphological description logs. Sampling procedures using these types of equipment are described below.

Split Spoon or Geoprobe® Sampler

- Arrive on-site equipped with at least two standard 1.4-inch inside diameter split spoon samplers. If Geoprobe® is used, bring at least two sampling rods and enough macrocore liners to complete the desired number of probes. All equipment should be decontaminated prior to arriving on site using either steam cleaning methods or diluted nitric acid and deionized water rinses.
- 2. Install sampler into borehole until the top of the undrilled formation is encountered. Advance borehole. Retrieve sampler and place on work table. Using the other sampler, repeat this sequence.
- 3. Record lithology and percent recovery from cores retrieved from sampler. If there is no recovery, a second sample should be attempted immediately.
- 4. Screen the sample with calibrated photoionization detector (PID) and note any readings above background.
- 5. Composite like core intervals and mix thoroughly using stainless steel instruments. Soils from the stainless steel compositing container will be placed into laboratory precleaned glassware. The glassware shall be labeled and placed into a cooler on ice.
- 6. The single sample location that exhibits the highest visible or olfactory evidence of contamination; or returns the highest Direct-Reading Instrument (DRI) response will be selected for the VOC testing and the sample retrieved will be handled as little as possible and will not be subjected to the homogenization procedure outlined above.
- 7. Decontaminate sampling equipment between each interval sampled and between sampling sites.
- 8. All decontaminated sampling equipment shall be stored on clean plastic sheeting between samples.

Stockpile Sampling

- 1. Calculate the estimated volume of the stockpile by measuring the stockpile using tape measures and estimating an appropriate geometric shape.
- 2. Determine the number of samples required by dividing the estimated volume by the appropriate frequency as provided by the proposed disposal facility.
- 3. Divide the stockpile in plain view into equal sectors representing approximately equal volumes.
- 4. Divide each sector into three horizontal layers of equal thickness.



- 5. If an excavator is available, then excavate into the center of the sector and collect a grab from near the center of the sector. The grab will be collected from the exposed face by using a disposable scoop to scrape the face to expose undisturbed soil. Then the scoop will be used to collect the volatile organic sample by placing the soil directly into the appropriate sample jar. A full scoop will then be collected into a disposable food grade plastic container (such as Gladware).
- On the surface of the stockpile, a hand shovel will be used to dig one (1) foot into the stockpile into the previously delineated top vertical zone in the sector. One full scoop from the bottom of the hand excavation will be placed into the disposable plastic container.
- 7. Step 7 will be repeated twice, once for the middle zone and once for the bottom zone, with a scoop of soil from each location being placed into the disposable container.
- 8. Using the sample scoop, breakup any clods of soil and then mix the sample until it is well mixed.
- 9. Using the soil scoop, place soil into the laboratory pre-cleaned glassware. Label the sample jar and place into cooler with ice.
- 10. The single sample location that exhibits the highest visible or olfactory evidence of contamination; or returns the highest Direct-Reading Instrument (DRI) response will be selected for the VOC testing and the sample retrieved will be handled as little as possible and will not be subjected to the homogenization procedure outlined above.
- 11. Prior to placing samples in the sample container, each container shall be screened with a calibrated Photoionization Detector (PID) and inspected visually and olfactorily for the presence of contamination.
- 12. Decontaminate non-disposable equipment.
- 13. Store decontaminated equipment on dedicated plastic sheeting between sampling points.
- 14. Repeat procedure for each sample required.



7.0 PROCEDURES FOR IDENTIFYING PETROLEUM-CONTAMINATED SOIL

There is the potential to encounter soils that would be classified as petroleum-contaminated soils during earth disturbing activity. Soils exhibiting staining, olfactory or PID indicators of petroleum hydrocarbons shall be considered to be impacted until final classification is completed. Final classification shall be determined via in-situ or ex-situ sampling as outlined in Section 5.0 of this document.

Generally speaking, petroleum-contaminated soils are generated when gasoline, diesel or oil are released into the environment. Petroleum-contaminated soil means a silt, sand, clay gravel or other earthen material; or asphalt, concrete or absorbent materials as set forth in NYSDEC CP-51: Soil Cleanup Guidance. Petroleum spills must be reported to the NYSDEC as set forth in the NYSDEC Technical Field Guidance document titled, "Spill Reporting and Initial Notification Requirements" by calling the NYSDEC hotline at 1-800-457-7362 within 2 hours of discovery.

If petroleum-contaminated soil is encountered (e.g., staining, odors, sheen, PID response, etc.) an attempt shall be made to remove it, to the extent possible, via excavator or backhoe. Petroleum-contaminated soil will be segregated from soils designed to be reused on-site in a pre-determined impacted soil stockpile area. Stockpiles shall be placed on a pad consisting of a double-layer of 6 mil high-density, polyethylene plastic sheeting and stored for sampling. No soils shall be added to the stockpile after sampling has been performed. Stockpiles shall be covered with 6-mil plastic sheeting and surrounded by silt fence and hay bales as detailed in the site-specific SWPPP to limit the impact of stormwater run-off from the piles. Additional details pertaining to stockpile maintenance are included in Section 10.0 below.

It should be noted that at the discretion of the NYSDEC, impacted soils encountered on the site may be reused on-site or disposed off-site at a location authorized under a BUD. This designation is made by the NYSDEC and pertains to whether the Part 360 Solid Waste Management Facilities regulations have jurisdiction over waste material which is to be beneficially reused. There are 16 pre-determined BUDs listed in 6 NYCRR Part 360.15(b). It should be noted that some of the pre-determined BUDs are not self-implementing and may require a Part 360 permit or demonstration testing and NYSDEC authorization.



A specific sampling and analysis plan will be developed to identify the extent of contamination and verify that all contaminated materials have been removed from the area. All intrusive construction work must also be conducted in accordance with the procedures defined in a HASP and CAMP prepared for the specific site.

8.0 PROCEDURES FOR IDENTIFYING HAZARDOUS WASTE

There is the potential to encounter soils that would be classified as hazardous waste as defined in Section 5.0. Soils suspected to be classified as hazardous waste, based on staining, olfactory or PID indicators shall be considered to be impacted until final classification is completed. Final classification shall be determined via in-situ or ex-situ sampling as outlined in Section 5.0.

Hazardous material spills must be reported to the NYSDEC as set forth in the NYSDEC Technical Field Guidance document titled, "Spill Reporting and Initial Notification Requirements" by calling the NYSDEC hotline at 1-800-457-7362 within 2 hours of discovery. If hazardous material is encountered in the subsurface soils (e.g., staining, odors, sheen, PID response, etc.), an attempt shall be made to remove it, to the extent possible, via excavator or backhoe. Hazardous soil material will be segregated from soils designed to be reused and shall be stored in watertight containers for sampling. Where hazardous waste is present, the USEPA will provide a hazardous waste generator identification number for use on the transportation manifest. A specific sampling and analysis plan will be developed to identify the extent of contamination and verify that all contaminated materials have been removed from the area. All intrusive construction work must also be conducted in accordance with the procedures defined in a HASP and CAMP prepared for the specific site.

9.0 PROCEDURES FOR UNANTICIPATED NON-SOIL WASTE MATERIALS

Unanticipated or latent subsurface conditions may be encountered during the course of soil disturbing demolition activities that may result in the unearthing of non-soil regulated material (i.e. lead based paint, asbestos-containing material, USTs, Drums, liquid spills, etc.). Should such a condition be revealed, demolition work in the area will be temporarily halted and the Demolition Contractor will immediately consult with GOSR. A course of action pertaining to temporary protective measures will be developed to prevent any off-site impact until a



permanent solution, agreed upon by GOSR and NYSDEC, can be implemented.

A specific sampling and analysis plan will be developed to identify the extent of contamination and verify that all contaminated materials have been removed from the area. All intrusive construction work must also be conducted in accordance with the procedures defined in a HASP and CAMP prepared for the specific site. Chemical analysis will be performed for a full list of analytes (TAL metals; TCL volatiles and semi-volatiles, TCL pesticides and PCBs), unless the site history and previous sampling results provide a sufficient justification to limit the list of analytes. In this case, a reduced list of analytes will be proposed to the NYSDEC for approval prior to sampling.

10.0 PROCEDURES FOR STORAGE OF SOILS PRIOR TO OFF-SITE TRANSPORT

Prior to the commencement of earth disturbing activities, the Demolition Contractor shall establish an area for stockpiling potentially impacted soils. The area shall be situated such that it is in compliance with the site-specific SWPPP and all applicable local, state and federal laws and regulations governing hazardous waste, contaminated material, and soil for disposal or reuse.

Minimum stockpile handling criteria area as follows:

- Excavation, material handling and stockpiling will be performed in a manner that minimizes the comingling of materials containing different levels and types of contamination to the highest degree possible. Stockpile maintenance will be the responsibility of the Demolition Contractor.
- 2. No material will be removed or disposed of off-site without suitable segregation, stockpiling, sampling, analytical testing and classification. While chemical analyses are being performed, the Demolition Contractor shall maintain the stockpiles in the designated, temporary stockpile areas. The Demolition Contractor shall ensure that the stockpiles are completely covered and the integrity of the cover is maintained free of tears and rips. The Demolition Contractor shall replace or repair damaged covers or barriers as necessary or as directed by GOSR.
- 3. The transfer of all materials from the excavation(s) to designated, temporary stockpile areas will be the responsibility of the Demolition Contractor and will be conducted in such a manner as to not allow the spread of contaminated or potentially contaminated materials. Transfer of contaminated and potentially contaminated soils shall be performed in accordance with all applicable waste management and New York



Department of Transportation requirements. At a minimum, all soils transported upon public roadways will be covered to minimize fugitive dust.

- 4. Designated, temporary stockpile storage areas will be secured with fencing to limit unauthorized entry and to limit contact of site workers and other passers-by with stockpiled materials. Each designated, temporary stockpile storage area will be visibly marked with appropriate signage warning of potential hazards.
- 5. Stockpiled materials shall be placed within the designated, temporary stockpile storage area and graded by the Demolition Contractor to shed water. Each stockpile will be covered prior to inclement weather and at the end of each work day with a minimum 6-mil thick polyethylene sheeting. The sheeting shall be overlapped and weighted such that a continuous waterproof barrier is formed. The cover shall be maintained by the Demolition Contractor for as long as the stockpile is on-site.
- Stockpiles shall be graded such that stormwater run-off is diverted from stockpiled materials and hay bale berms/silt fencing will be placed as stipulated in the sitespecific SWPPP.
- 7. At each stockpiling location, all fluids that drain from stockpiled soils will be directed to a central collection sump. Water collected in these sumps will be treated and discharged as appropriate. Measures will be taken to prevent the spread of water that drains from stockpiled soils.
- 8. Stockpiles shall be inspected at a minimum of once each week or after every storm event.



11.0 PROCEDURES FOR TRANSPORTING AND DISPOSING OF SOILS OFF-SITE

Prior to disposing any soils off-site, the Demolition Contractor must submit for approval a list of proposed disposal facilities to GOSR. The listing shall be accompanied by a letter of commitment signed by the appropriate disposal facility personnel. The Demolition Contractor shall load the trucks either directly from the excavations or from interim stockpiles.

Prior to commencing off-site disposal of excavated materials, the Demolition Contractor shall provide a list of approved haulers. These trucks will transport excavated materials directly to their disposal facility(ies) without stopping at or mixing with materials from any other site. Typical loading and transportation procedures include the following:

- Trucks will be inspected upon arrival at the site to ensure that they are arriving clean.
- Exposed material will be covered on each truck after loading. The cover will be secured and remain in place until the container has reached the disposal facility.
- Prior to leaving the site, trucks will be inspected to ensure that excess material is not adhered to the truck. If needed, trucks will be cleaned, including washing tires, undercarriages, to remove excess adhered soil prior to leaving the site.
- Movement of material by the transporter will be performed Monday through Friday, during normal daytime business hours and to the approved disposal facilities only.
- Transporters will use approved truck routes to transport materials from the site to the
 expressways. En-route, transporters will use interstate or officially approved truck
 routes to the maximum extent possible. To the extent possible and in conformance
 with all applicable regulations, all vehicles will be routed away from residential and
 environmentally sensitive areas.
- Empty and loaded containers may be staged temporarily on-site.
- Each disposal facility gate/weigh ticket (billing document) shall include the following information:
 - a) Disposal facility name, address and telephone number;
 - b) Site of material source;
 - c) Scale ticket number;
 - d) Associated manifest number;
 - e) Truck license plate number;
 - f) Trailer license plate number;
 - g) Transporters name; and
 - h) Gross, net and tare weight of the load.



A copy of the manifest/ticket form for each container and copies of all disposal facility scale tickets, shall be retained by the Demolition Contractor and a copy will be submitted to GOSR for their files.

The Demolition Contractor shall coordinate the schedule for truck arrival and material deliveries at the site to meet the approved project schedule. The schedule shall be compatible with the availability of equipment and personnel for material handling operations at the site. All vehicles shall be inspected by the Demolition Contractor prior to them leaving the site to ensure that contaminated soils adhering to the wheels or undercarriage are removed prior to the vehicle leaving the site. As set forth in the SWPPP, the Demolition Contractor shall be held responsible for any and all actions necessary to remedy situations involving material spilled in transit or mud and dust tracked off-site. This cleanup shall be accomplished at the Demolition Contractor's expense. The Demolition Contractor shall ensure that trucks are protected against contamination by properly covering and lining them with compatible material or by decontaminating them prior to any use other than hauling contaminated materials.

Note that soils destined for beneficial reuse are exempted from the solid waste transportation regulations and are not hazardous wastes; as a result, there is no solid/hazardous waste transportation licensure requirements for this specific material for this specific end-use.

Additionally, all vehicles and equipment that may have come into contact with contaminated soil must to be decontaminated prior to leaving the site.



12.0 HEALTH AND SAFETY

A project specific Health and Safety Plan must be completed and followed prior to investigations or activities in areas suspected or know to contain hazardous substances.

There are five elements of an exposure pathway:

- 1. Contaminant source;
- 2. Contaminant release and transport mechanisms;
- 3. Point of exposure;
- 4. Route of exposure; and
- 5. Receptor population.

An exposure pathway is considered complete when all five elements of an exposure pathway are documented. A potential exposure pathway exists when any one or more of the five elements comprising an exposure pathway cannot be documented. An exposure pathway may be eliminated from further evaluation when any one of the five elements comprising an exposure pathway has not existed in the past, does not exist in the present, and will never exist in the future. Three potential primary routes exist by which chemicals can enter the body:

- 1. Ingestion of water, fill, or soil;
- 2. Inhalation of vapors and particulates; and
- 3. Dermal contact with water, fill, soil, or building materials.

As such, on-site personnel involved in excavation activities shall comply with applicable Occupational Safety and Health Administration (OSHA) rules and regulations, New York City Department of Buildings (NYCDOB) requirements, and the project Construction HASP.

A CAMP is required and shall be in effect during all earth disturbing activities. A copy of the CAMP should be submitted to GOSR for approval and shall be prepared to comply with the requirements of the NYSDOH Generic CAMP and Appendix 1A of NYSDEC DER-10: Technical Guidance for Site Investigation and Remediation.

Dust suppression will be performed during work activities where the potential for elevated



dust conditions exists. Potable water will be used to spray/mist excavation areas in these instances. There will be no visible dust emissions from the work areas. Other dust suppression techniques which may be utilized include speed limits for trucks in unpaved areas, maintenance of site paving as long as practical, and minimization of excavation activities during periods of high winds.