

El Paso County Contracts and Procurement 15 East Vermijo Avenue Colorado Springs, Colorado 80903

REQUEST FOR PROPOSAL #RFP-23-004 COVER SHEET

Release Date	January 25, 2023
Solicitation Number	RFP-23-004
Solicitation Title	GALLEY ROAD SIDEWALKS-BRIDGE AT PETERSON PROJECT
Services to be performed for	El Paso County - Department Public Works- Engineering Department
Responses will be received until	3:00 P.M., MST, Wednesday, February 22, 2023 Electronically through the Rocky Mountain E- Purchasing System
For additional information please contact	Becky Schaffstein, CPPB, Lead Procurement Specialist Email: beckyschaffstein@elpasoco.com 719-520-6392
Documents included in this package	Request for Proposal Cover Sheet General Terms and Conditions Special Terms and Conditions Specifications Response Submittal Requirements Attachments
he undersigned hereby affirms that (1) he/she is a duly	

The undersigned hereby affirms that (1) he/she is a duly authorized agent of the Consultant, (2) he/she has read all terms and conditions and technical specifications which were made available in conjunction with this solicitation and fully understands and accepts them, (3) that the offer is being submitted on behalf of the Consultant in accordance with any terms and conditions set forth in this document, and (4) that the Consultant will accept any awards made to it as a result of the offer submitted herein for a minimum of ninety calendar days following the date of submission. Offers must contain, in blue ink, a manual signature of an authorized agent of the Consultant or a verifiable electronic time and date stamped signature in the space provided on all appropriate signature lines in this solicitation. **Typed names as signatures are not allowed.**

PRINT OR TYPE YOUR INFORMATION

Company Name:	Fax:
Address:	City/State/Zip:
Contact Person:	Title:
Email:	Phone:
Authorized Representative's Signature:	Date:
Printed Name:	Title:
Email:	Phone:



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REQUEST FOR PROPOSAL #RFP-23-004 GENERAL TERMS AND CONDITIONS

1. APPLICABILITY. These General Terms and Conditions apply, but are not limited, to all bids, proposals, qualifications and quotations (hereinafter referred to as "Offers" and/or "Responses") made to El Paso County (hereinafter referred to as "County") by all prospective suppliers (herein after referred to as "Consultants") in response, but not limited to, Invitations to Bid, Invitations for Bids, Requests for Proposals, Statement of Qualifications, and Requests for Quotations (hereinafter referred to as "Solicitations").

2. CONTENTS OF OFFER

- **2.1 General Conditions.** Consultants are required to submit their Offers in accordance with the following expressed conditions:
 - 2.1.1 Consultants shall make all investigations necessary to thoroughly inform themselves regarding the plant and facilities affected by the delivery of materials required by the conditions of the Solicitation. No plea of ignorance by the Consultant of conditions that exist or that may hereafter exist as a result of failure to fulfill the requirements of the contract documents will be accepted as the basis for varying the requirements or the compensation to the Consultant.
 - 2.1.2 Consultants are advised that all County contracts are subject to all legal requirements contained in County ordinances, the Contracts and Procurement policies and state and federal statutes. When conflicts between the Solicitation and these legal documents occur, the highest authority will prevail; Federal, State, County, and Municipality.
 - **2.1.3** Consultants are required to state exactly what they intend to furnish to the County via this Solicitation. Consultants affirm by submitting proposals that they have examined all the bidding documents, plans, specifications, addendums, site conditions, etc., and that their bid proposal offer includes all these requirements to complete the project work.
 - 2.1.4 El Paso County intends and expects that the contracting processes of the County and its Consultants provide equal opportunity without regard to race, color, religion, sex, national origin, age, disability, or any other characteristic protected by law. Accordingly, the Consultant shall not discriminate on any of the foregoing grounds in the performance of the contract.
 - 2.1.5 All Offers and other materials submitted in response to this Solicitation shall become the property of the County and will be a matter of public record. Consultants must identify, in writing, all copyrighted material, trade secrets and/or other proprietary information that it claims are exempt from disclosure under the Open Records Act.

Any Consultant claiming an exemption must identify the specific provision of the Open Records Act that provides an exemption from disclosure for each item that the Consultant claims is not subject to disclosure and must submit an additional original copy of the Response with each exempt item clearly redacted. Any Consultant claiming an exemption must also state in its Response that the Consultant agrees to defend, indemnify, and hold harmless the County and its officers and employees from any action brought against the County for its refusal to disclose any purportedly exempt material, trade secrets and other proprietary information to any party making a request therefore.

Any Consultant who fails to include an exemption statement along with the additional redacted copy of the Response shall be deemed to have waived any right to an exemption from disclosure as provided by the Open Records Act.

2.2 Clarification and Modifications in Terms and Conditions

- **2.2.1** Where there appear to be variances or conflicts between the General Terms and Conditions, the Special Terms and Conditions and the specifications outlined in this Solicitation, the specifications then the Special Terms and Conditions will prevail.
- 2.2.2 If any Consultant contemplating submitting an Offer under this Solicitation is in doubt as to the true meaning of the specifications, the Consultant must submit a **written request** for clarification to the County's Contracts and Procurement Manager or their designee as outlined in the Special Terms and Conditions. The Consultant submitting the request shall be responsible for ensuring that the request is received by the County's buyer by the date and time listed in the Schedule of Activities for submitting question(s) or as stated in the Special Terms and Conditions.

Any official interpretation of this Solicitation must be made by the County's Contracts and Procurement Manager or their designee. The County shall not be responsible for interpretations offered by other employees of the County.

The County shall issue a written addendum if substantial changes which impact the technical submission of Offers are required. Addenda will be posted on the Rocky Mountain E-Purchasing System web site (http://www.rockymountainbidsystem.com) as well as the El Paso County web site (http://www.elpasoco.com). Consultants are responsible for either revisiting one of these websites prior to the due date or contacting the Contracts and Procurement Manager or their designee named on the Cover Sheet of this Solicitation to ensure that they have any addenda which may have been issued after the initial download.

The Consultant shall certify its acknowledgment of the addendum by signing the addendum and returning it with its Offer. In the event of conflict with the original contract documents, addenda shall govern all other contract documents to the extent specified. Subsequent addenda shall govern over prior addenda only to the extent specified.

2.3 Prices Contained in Offer-Discounts, Taxes, Collusion

- 2.3.1 INTENTIONALY LEFT BLANK.
- 2.3.2 Consultants shall not include federal, state, or local excise or sales taxes in prices offered, as the County is exempt from payment of such taxes. Materials purchased directly by the Consultant in conjunction with this contract will, however, be subject to applicable state and local sales taxes. These taxes shall be borne by the Consultant. Under no circumstances shall Consultant be authorized to use the County's tax exemption number in acquiring such materials.
- 2.3.3 The Consultant, by affixing its signature to this Solicitation, certifies that its Offer is made without previous understanding, agreement, or connection either with any persons, firms or corporations making an Offer for the same items, services, or with the County. The Consultant also certifies that its Offer is in all respects fair, without outside control, collusion, fraud, or otherwise illegal action. To ensure integrity of the County's public procurement process, all Consultants are hereby placed on notice that any and all Consultants who falsify the certifications required in conjunction with this section will be prosecuted to the fullest extent of the law.

3. PREPARATION AND SUBMISSION OF OFFER

3.1 Preparation

3.1.1 El Paso County will not be responsible for any expenses incurred by any Consultant in preparing and submitting its offer.

- 3.1.2 The Offer must be typed or legibly printed in ink. The use of erasable ink is not permitted. All corrections made by the Consultant must be initialed in blue ink by the authorized agent of the Consultant.
- 3.1.3 Offers must contain, in blue ink, a manual signature of an authorized agent of the Consultant or a verifiable electronic signature in the space provided on the Solicitation Cover Sheet. Typed names as signatures are not allowed. The original Cover Sheet of this Solicitation must be included in all Offers. If the Consultant's authorized agent fails to sign and return the original Cover Sheet of the Solicitation, its Offer shall be invalid and shall not be considered.
- 3.1.4 Prices shall be provided by the Consultant on the Solicitation's Pricing Form when required in conjunction with the prescribed method of award and shall be for the unit of measure requested. Prices that are not in accordance with the measurements and descriptions requested shall be considered non-responsive and shall not be considered. Where there is a discrepancy between the unit price and the extension of prices, the unit price shall prevail.
- **3.1.5** Alternate Offers will not be considered unless expressly permitted in the Specification's and/or Special Terms and Conditions.
- **3.1.6** The accuracy of the Offer is the sole responsibility of the Consultant. No changes in the Offer shall be allowed after the date and time that the Offers are due.

3.2 Submission

- 3.2.1 The Offer shall be submitted via the Rocky Mountain E-Purchasing System with the Consultant's name, the RFP Number, and the RFP Title. When required in conjunction with the prescribed method of award, the County's Pricing Form must be used when the Consultant is submitting its Offer. The Consultant shall not alter this form (e.g., add or modify categories for posting prices offered) unless expressly permitted in an addendum duly issued by the County. No other form shall be accepted.
- **3.2.2** Offers submitted via facsimile machines, mail, or email will not be accepted unless expressly permitted in the solicitation.
- 3.2.3 Consultants which qualify their Offers by requiring alternate contractual terms and conditions as a stipulation for contract award must include such alternate terms and conditions in their Offers. The County reserves the right to declare Consultants' Offers as non-responsive if any of these alternate terms and conditions are in conflict with the County's terms and conditions, or if they are not in the best interests of the County.
- **3.3** Late Offers. Offers received after the date and time set for the opening will not be authorized to enter into the electronic lockbox and will be deemed as non-responsive.

4. MODIFICATION OR WITHDRAWAL OF OFFERS

4.1. Modifications to Offers. Offers may only be modified in the form of a written notice on company letterhead and must be received prior to the time and date set for the Offers to be. Each modification submitted to the County's Contracts and Procurement Division must have the Consultant's name and return address and the applicable Solicitation number and title clearly marked and shall be submitted via Rocky Mountain E-Purchasing System. If more than one modification is submitted, the modification bearing the latest date of receipt by the County's Contracts and Procurement Division will be considered the valid modification.

4.2. Withdrawal of Offers

4.2.1 Offers may be withdrawn prior to the time and date set for the opening. Such requests must be made in writing on company letterhead.

4.2.2 In accordance with the Uniform Commercial Code, Offers may not be withdrawn after the time and date set for the opening for a period of ninety calendar days after the opening. If an Offer is withdrawn by the Consultant during this ninety-day period, the County may, at its option, suspend the Consultant from the bid list and may not accept any Offer from the Consultant for a six-month period following the withdrawal.

5. REJECTION OF OFFERS

- **5.1. Rejection of Offers.** If deemed non-responsive and/or non-responsible, The County, in coordination with CDOT may, at its discretion:
 - **5.1.1** Reject any and all, or parts of any or all, Offers submitted by prospective Consultants;
 - **5.1.2** Re-advertise this Solicitation;
 - **5.1.3** Postpone or cancel the process;
 - **5.1.4** Waive any irregularities in the Offers received in conjunction with this Solicitation; and/or
 - **5.1.5** Determine the criteria and process whereby Offers are evaluated and awarded. No damages shall be recoverable by any challenger as a result of these determinations or decisions by the County.
- **5.2** Rejection of a Particular Offer. The County may reject an offer under any of the following conditions:
 - **5.2.1** The Consultant misstates or conceals any material fact in its Offer;
 - **5.2.2** The Consultant's Offer does not strictly conform to the law or the requirements of the Solicitation:
 - **5.2.3** The Offer expressly requires or implies a conditional award that conflicts with the method of award stipulated in the Solicitation's Special Terms and Conditions and/or specifications;
 - 5.2.4 The Offer does not include documents, including, but not limited to, certificates, licenses, and/or samples, which are required for submission with the Offer in conjunction with the Solicitation's Special Terms and Conditions and/or specifications; or
 - **5.2.5** The Offer has not been executed by the Consultant through an authorized agent signature on the Specification's Cover Sheet.

5.3 Elimination from Consideration

- 5.3.1 To ensure fair consideration for all Consultants, the County prohibits communication initiated by a Consultant or on a Consultant's behalf regarding the Solicitation to or with any County official or employee during the submission process, except as expressly set forth in this Solicitation. In addition, the County prohibits communications initiated by a Consultant or on a Consultant's behalf to or with any County official or employee evaluating or considering the solicitation prior to the time an award decision has been made. Prohibited communications initiated by a Consultant shall be grounds for eliminating the offending Consultant from consideration for award.
- **5.3.2** An Offer may not be accepted from, nor any contract be awarded to, any person or firm which is in arrears to the County upon any debt or contract or which is a defaulter as surety or otherwise upon any obligation to the County.
- 5.3.3 An Offer may not be accepted from, nor any contract awarded to, any person or firm which has failed to perform to the specifications as outlined in any previous contract with the County, state, or federal government, for a minimum period of three years after this previous contract was terminated for cause.

6. AWARD OF CONTRACT. El Paso County and the successful Consultant shall execute the County's Professional Services Agreement (see Attachment B) to consummate a contract between the parties. This Solicitation and the Consultant's Offer shall be attached and incorporated as part of that contract.

7. CONTRACTUAL OBLIGATIONS

- 7.1 Local, State and Federal Compliance Requirements. Successful Consultants shall be familiar and comply with all local, state, and federal directives, ordinances, rules, orders, and laws applicable to, and affected by, this contract including, but not limited to, Equal Employment Opportunity (EEO) regulations, Occupational Safety and Health Act (OSHA), and Title II of the Americans with Disabilities Act (ADA).
- **7.2 Disposition.** The Consultant shall not assign, transfer, convey, sublet, or otherwise dispose of this contract, including any or all of its right, title or interest therein, or its power to execute such contract to any person, company, or corporation, without prior written consent of the County.

7.3 Employees.

- 7.3.1 All employees of the Consultant shall be considered to be, at all times, employees of the Consultant, under its sole direction, and not employees or agents of the County. The County may require the Consultant to remove an employee it deems careless, incompetent, insubordinate or otherwise objectionable, and whose continued employment on County property is not in the best interest of the County. In accordance with the County's policy regarding the use of tobacco products, no employee of the Consultant shall be permitted to use tobacco products when performing work on County property.
- **7.3.2** Consultants providing services to El Paso County shall comply with all State and Local requirements concerning Workers Without Authorization as required by C.R.S. § 8-17.5-102 and public contracts for service.
- 7.4 Workers' Compensation Insurance. Each Consultant and subconsultant shall maintain at his own expense until completion of his work and acceptance thereof by the County, Workers' Compensation Insurance, including occupational disease provisions, covering the obligations of the Consultant or subconsultant in accordance with the provisions of the laws of the State of Colorado. The Consultant shall furnish the County with a certificate giving evidence that he is covered by the Workers' Compensation Insurance herein required, each certificate specifically stating that such insurance includes occupational disease provisions and provisions preventing cancellation without ten days' prior notice to the County in writing.
- 7.5 Delivery. Prices, quotes, and deliveries are to be FOB destination, freight prepaid, and shall require inside delivery unless otherwise specified in the Solicitation's Special Terms and Conditions. Title and risk of loss shall pass to the County upon inspection and acceptance by the County at its designated point of delivery, unless otherwise specified in the Special Terms and Conditions. In the event that the Consultant defaults on its contract or the contract is terminated for cause due to performance, the County reserves the right to re-procure the materials or services from the next lowest Consultant or from other sources during the remaining term of the terminated/defaulted contract. Under this arrangement, the County shall charge the Consultant any difference between the Consultant's price and the price to be paid to the next lowest Consultant, as well as any costs associated with the re-solicitation effort.
- 7.6 Material or Service Priced Incorrectly. As part of any award resulting from this process, Consultant(s) will discount all transactions as agreed. In the event the County discovers, through its contract monitoring process or formal audit process, that material or service was priced incorrectly, Consultant(s) agree to promptly refund all overpayments and to pay all reasonable audit expenses incurred as a result of the non-compliance.

8. CONTRACT MODIFICATIONS. Terms and conditions may be added, modified, and deleted upon mutual agreement between the County and the Consultant provided that such terms and conditions remain within the scope and original intent of the Solicitation. Said terms and conditions may include, but are not limited to, additions or deletions of service levels and/or commodities and/or increases or decreases in the time limits for an existing contract. Any and all modifications must be expressed in writing through an Amendment and executed by authorized agents of the County and the Consultant prior to the enactment of such modifications.

9. TERMINATION OF CONTRACT

- **9.1 Failure to perform.** The County may, by written notice to the successful Consultant, terminate the contract if the Consultant has been found to have failed to perform its service in a manner satisfactory to the County as per specifications, including delivery as specified. The date of termination shall be stated in the notice. The County shall be the sole judge of non-performance.
- **9.2** Reasons other than cause. The County may cancel the contract upon thirty days written notice for reason other than cause. This may include the County's inability to continue with the contract due to the elimination or reduction of funding.



REQUEST FOR PROPOSAL #RFP-23-004 SPECIAL TERMS AND CONDITIONS

1. ELECTRONIC SUBMISSION OF OFFERS: El Paso County will only accept electronic bid Responses submitted through the Rocky Mountain E-Purchasing system. A Submittal Log will be posted after the Opening and after the County has had an opportunity to review and verify the submittals offered to the County.

The original Offer must be received before the due date and time through an electronic package transmitted through the Rocky Mountain E-Purchasing system. The Consultant is responsible for ensuring its Response is posted by the due date and time outlined in the solicitation document.

If the submittal arrives late, it will not be included in the electronic lockbox.

The Solicitation Opening for RFP-23-004 will take place <u>VIA TELECONFERENCE</u> on February 23, 2023 @ 3:00PM utilizing the call-in information below:

Participant-guest login:

1. Dial access number: 1-719-520-7660

2. Enter the participant-guest pass code: 51488#

3. Attendee access code: 1234#

Proposers are **NOT** required to participate. No in person entry to our building will be permitted.

2. SCHEDULE OF ACTIVITIES: The following activities and dates tentatively outline the process to be used to solicit Consultant responses and to evaluate each Consultant Response.

January 25, 2023
Release Request for Proposal
February 2, 2023 @ 3:00 p.m.
RECOMMENDED Pre-Proposal Meeting
February 9, 2023 @ 3:00 p.m.
Deadline for Submitting Questions
February 22, 2023 @ 3:00 p.m.
Response Submission Deadline
Issue Notice of Intent to Award

3. PURPOSE OF SOLICITATION: El Paso County is issuing this Solicitation for the purpose of entering into a contract for services as specified herein from a Consultant that will provide prompt and efficient service for the Galley Road Sidewalks-Bridge at Peterson Project as described in the specifications within this solicitation.

The Project is being funded through the following sources: Federal/State (CDOT Project No. TAP C040-076; 24744) and El Paso County. There will be Federal, State (CDOT) and El Paso County oversight of the project. There is a 0% DBE goal associated with design of this project.

The County of El Paso, in accordance with the provisions of Title VI of the Civil Rights Act of 1964 (78 Stat. 252, 42 US.C. §§ 2000d to 2000d-4) and the Regulations, hereby notifies all proposer that it will affirmatively ensure that any contract entered into pursuant to this solicitation, disadvantaged business enterprises (DBE) will be afforded full and fair opportunity to submit proposals in response to this solicitation and will not be discriminated against on the grounds of race, color, or national origin in consideration for an award.

4. TERM OF CONTRACT: The awarded contract shall commence on <u>April 1, 2023</u> and shall remain in effect through <u>December 31, 2023</u>.

- 5. OPTION TO EXTEND FOR SUBSEQUENT YEARS (MAINTAINING SAME PRICES): The prices quoted in this Solicitation shall prevail for term of the contract, at which time the County shall have the option to extend the contract for four additional one-year periods, provided, however, that the Consultant will maintain the same prices that were awarded during the initial contract. Continuation of the contract beyond the initial period is a County prerogative and not a right of the Consultant. This prerogative will be exercised only when such continuation is clearly in the best interest of the County.
- 6. PRE-PROPOSAL CONFERENCE IS RECOMMENDED: A pre-proposal conference will be held on Monday, February 2, 2023 at 3:00 p.m. at 3275 Akers Drive, Colorado Springs, CO to discuss the Specifications. A representative of the Consultant is encouraged to attend this conference in order to become familiar with the Specifications.
- 7. RESPONSE TO QUESTIONS: Questions which arise during the Response preparation period regarding issues around this Solicitation, purchasing and/or award should be directed electronically, via the Rocky Mountain E-Purchasing system, to Becky Schaffstein, CPPB, Lead Procurement Specialist, Contracts and Procurement Division, El Paso County. The Consultant submitting the question(s) shall be responsible for ensuring that the question(s) is received by the date and time listed above in the schedule of activities for submitting the question(s).
- 8. SOLICITATION DOCUMENTS: El Paso County officially distributes solicitation documents through the Rocky Mountain E-Purchasing System and the County's website. Copies of solicitations obtained from any other source are not considered official copies. Only those Consultants who obtain solicitation documents from the Rocky Mountain E-Purchasing System or El Paso County website will be in receipt of officially posted and relevant information regarding solicitations issued by El Paso County. The County cannot be held responsible for incorrect information, nor can it attest to the accuracy of information, found on websites other than the Rocky Mountain E-Purchasing System or the County's website.
- 9. METHOD OF AWARD BEST EVALUATIVE SCORE BASED ON WRITTEN RESPONSE: It is the intent of the County to award this Solicitation to the Consultant who receives the highest score when the Responses submitted by interested Consultants are reviewed by the County's Response Evaluation Committee for this Solicitation, the Evaluation Committee will score Responses based on the following criteria listed in order of importance:
 - Understanding and Approach
 - Ability of the Company's Key Personnel
 - Company Qualifications and Experience

A more detailed description of these criteria can be found on Page 30 of this document.

Evaluation criteria, other than costs, are evaluated first. After rating the written Responses, cost from the highest ranked technical proposal(s) are then considered against trade-offs such as satisfaction of requirements in the Solicitation, qualifications and financial condition of the Consultant, risk, and incentives.

If it is in the best interest of the County, the Evaluation Committee may invite a limited number of Consultants who received the highest scores during the written phase to provide an oral presentation and discussion. The number of Consultants who may be invited to participate in this discussion will be determined by the Evaluation Committee after the written Responses have been scored.

The County reserves the right to conduct negotiations with Consultants and to accept revisions of Responses. During this negotiation period, the County will not disclose any information derived from Responses submitted, or from discussions with other Consultants. Once an award is made, the Solicitation file and the Responses contained therein are in the public record.

- 10. POST INTENT TO AWARD MEETING: The Consultant may be required to attend a post intent to award meeting with the County to discuss the terms and conditions of the contract. This meeting will be coordinated by the Contracts and Procurement Division once a Notice of Intent to Award has been issued.
- 11. **DEBRIEFING:** Offeror(s) not selected for award may request a debriefing on the selection process as well as discussion of the strengths and weaknesses of their firm's proposal upon the Final Notice of Award being posted on the Rocky Mountain E-Purchasing website.
 - A debriefing may be scheduled by contacting the Procurement Specialist listed on the Cover Sheet of this Solicitation once the Final Notice of Award has been posted.
- **12. LOCATION OF WORK:** The majority of the work described in this Solicitation shall be performed at the intersection of Galley Road and Peterson Road.
- 13. PROOF OF REGISTRATION WITH THE COLORADO SECRETARY OF STATE: Successful Consultants that are corporations or limited liability companies may be required to furnish a Certificate of Good Standing from the Colorado Secretary of State's Office, as proof that they are properly registered to do business in the State of Colorado, prior to finalization of award.
- 14. LOBBYING PROHIBITED: Consultants are prohibited from directly or indirectly communicating with members of the Board of County Commissioners regarding their qualifications or any other matter related to the eventual award of a contract for the goods and/or services requested in this Solicitation. Consultants are prohibited from contacting County employees or evaluation committee members regarding their qualifications or the award of a contract unless in response to an inquiry from an employee or committee member as part of the formal evaluation process outlined in the Solicitation. Any violation of these provisions will result in the Consultant's immediate disqualification from the selection process.
- **15. CONFLICTS WITHIN THE CONTRACT DOCUMENTS:** In the event that conflicts exist within the Contract Documents, addenda shall supersede all other Contract Documents to the extent specified. Subsequent addenda shall supersede prior addenda only to the extent specified.
- 16. ELIGIBILITY OF CONSULTANTS: Solicitations will only be considered from firms which are engaged in the business of performing services as described in this Solicitation. The Consultants must be able to produce evidence that they have an established satisfactory record of performance for a reasonable period of time and have sufficient financial support, equipment, and organization to ensure that they can satisfactorily execute the services if awarded a contract. The term equipment and organization as used herein shall be construed to mean a fully equipped and well-established company in line with the best business practices in the industry and as determined by the proper authorities of the County. The County reserves the right, before awarding the contract, to require a Consultant to submit such evidence of its qualifications as it may deem necessary and may consider any evidence available to it (including, but not limited to, the financial, technical, and other qualifications and abilities of the Consultant, including past performance and experience with the County) in making the award in the best interest of the County.
- 17. QUALIFICATIONS OF CONSULTANT: The County may make such investigations as deemed necessary to determine the ability of the Consultant to perform work, and the Consultant shall furnish all information and data for this purpose as the County requests. Such information includes but not limited to: current licensing information, audited financial statements, history of the firm on assessments of liquidated damages, contracts cancelled prior to completion and/or lawsuits and/or pending lawsuits against the firm and/or its principals. The County reserves the right to reject any Response if the evidence submitted by, or investigation of, such Consultant fails to satisfy the County that such Consultant is properly qualified to carry out the obligations of the Solicitation and to complete the work contemplated therein. Conditional Responses will not be accepted.

- 18. PAST PERFORMANCE: The County may evaluate Past Performance with El Paso County or another entity and/or make such investigations as deemed necessary to determine the ability of the Consultant to perform work outlined in this solicitation. If the County has terminated a contract with the Consultant within the past three (3) years, the Consultant may be asked to furnish information for this investigation as the County requests. Such information includes but is not limited to: current/past company references, current licensing information, history of the firm on assessments of liquidated damages, contracts cancelled prior to completion and/or lawsuits and/or pending lawsuits against the firm and/or its principals. The County reserves the right to consider exemplary and/or poor evaluations from past County Projects. The County reserves the right to reject any Response if the evidence submitted by, or investigation of, such Consultant fails to satisfy the County that such Consultant is properly qualified to carry out the obligations of the Solicitation and to complete the work contemplated herein. Conditional Responses will not be accepted.
- 19. CONSIGNMENT OF CONTRACT NOT ALLOWED: Responses will only be considered from firms which are directly engaged in the business of performing the services described in this Solicitation. Accordingly, no part of this contract can be consigned to another Consultant.
- 20. SUB-CONSULTANTS OF WORK SHALL BE IDENTIFIED: As part of its Response, the Consultant shall be required to identify any and all subconsultants that will be used in the performance of the contract resulting from this Solicitation. The Consultant shall also identify the capabilities, experience, and portion of the work to be performed by the subconsultant(s). The competency of the subconsultant(s) with respect to skill, responsibility and business standing shall be considered by the County when making the award in the best interest of the County.
- 21. CURRENT LICENSES REQUIRED: Consultant must obtain and pay for all required licenses, fees, certifications, etc., and will comply with all laws, ordinances, and regulations associated with all elements of the Project. Damages, penalties and/or fines imposed by the County on the Consultant for failure to obtain required licenses, certifications or fees shall be borne by the Consultant. The County may request for the Consultant to provide a current copy of their licenses and certificates prior to award.
- 22. LABOR, MATERIALS AND EQUIPMENT TO BE SUPPLIED BY THE CONSULTANT: Unless otherwise provided in this Solicitation, the Consultant shall furnish all labor, materials, and equipment necessary for satisfactory contract performance. When not specifically identified in this Solicitation, such materials and equipment shall be of a suitable type and grade for the intended purpose.
- 23. ACCIDENT PREVENTION: The Consultant shall be required to take safety precautions in an effort to protect persons and property. All Consultants, Consultants and sub-consultants shall conform to all OSHA, State and County regulations while performing under the terms and conditions of the awarded contract. Any fines levied by the above-mentioned authorities because of inadequate compliance with these requirements shall be borne solely by the Consultant which is responsible for same.
- 24. RATES DEFINED: The rates quoted by the Consultant shall include full compensation for labor, equipment uses, travel time, and any other costs incurred by the Consultant. Hourly rates shall be straight-time for all labor. Overtime is not allowed under this Solicitation. Mileage rates shall be consistent with the current Federal rate at all times.
- 25. COMPLETION OF WORK: The Consultant shall adhere to the timeline and milestones provided in its Response in which it will commit to perform the work and/or service. The timeline may be considered a factor in determining the successful Consultant. All work shall be performed in accordance with good commercial practice and the timeline and milestones shall be adhered to by the successful Consultant, except in such cases where the timeline will be delayed due to acts of God, strikes, or other causes beyond the control of the Consultant. In these cases, the Consultant shall notify the County of the delays in advance of the original timeline so that a revised timeline can be negotiated. Should the Consultant to whom the contract is awarded fail to complete the work within the timeline as stated in its Response or as subsequently approved, it is hereby agreed and understood that the County reserves the right to cancel the contract with the Consultant and to

secure the services of another Consultant to complete the work. If the County exercises this right, the County shall be responsible for reimbursing the Consultant for work which was completed and found acceptable to the County in accordance with the Specifications. In addition, the County may, at its sole discretion, request payment from the Consultant, through an invoice or credit memo, for any additional costs over and beyond the original price which were incurred by the County as a result of having to secure the services of another Consultant.

- 26. DEFICIENCIES IN WORK TO BE CORRECTED BY CONSULTANT: The successful Consultant shall promptly correct all deficiencies in service and/or any service that fails to conform to the Contract Documents. All corrections shall be made immediately after such deficiencies and/or non-conformances are verbally reported to the Consultant by the County's Project Manager. The Consultant shall bear all costs of correcting such rejected services. If the Consultant fails to correct the service within the period specified in this Solicitation, the County reserves the right to place the Consultant in default of its contractual obligations, obtain the services of another Consultant and charge the Consultant for these costs, either through a deduction from the final payment over to the Consultant or through invoicing.
- **27. METHOD OF PAYMENT:** The successful Consultants shall submit monthly invoices. These invoices shall be submitted to the County's Project Manager.
- **28. FEDERAL FUNDING**: This project will be funded, in whole or in part, with an award of federal funds. The Consultant shall comply with the following:
 - A. Federal Compliance The Consultant shall comply with all applicable federal laws, regulations, and requirements. These include but are not limited to compliance with the following laws and regulations:
 - Contract Work Hours and Safety Standards Act (40 U.S.C. 3701-3708). If this Agreement is in excess of \$100,000 and involves the employment or mechanics or laborers, Consultant must comply with provisions of 40 U.S.C. 3702, as supplemented by Department of Labor regulations (29 CFR Part 5).
 - 2) Rights to Inventions Made Under a Contract or Agreement. If this Agreement is an agreement with a small business firm or nonprofit organization for performance of experimental, developmental, or research, Consultant must comply with the requirements or 37 CFR Part 401, "Rights to Inventions Made by Nonprofit organizations and Small Business Firms Under Government Grants, Contracts and Cooperative Agreements," and any Implementing regulations issued by the awarding agency.
 - 3) Clean Air Act (42 U.S.C. 7401 7671q.) and the Federal Water Pollution Control Act (33 U.S.C. 1251-1387). If this Agreement is in excess of \$150,000, the Consultant is required to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act as amended (42 U.S.C. 7401- 7671q) and the Federal Water Pollution Control Act as amended (33 U.S.C. 1251-1387). Violations must be reported to the Federal awarding agency of the federal funds for this Agreement and the Regional Office of the Environmental Protection Agency (EPA).
 - 4) Debarment and Suspension (Executive Orders 12549 and 12689). The County is prohibited from entering into this Agreement with a party listed on the government wide exclusions in the System for Award Management (SAM), in accordance with the OMB guidelines at 2 CFR 180 that implement Executive Orders 12549 (3 CFR part 1986 Comp., p. 189) and 12689 (3 CFR part 1989 Comp., p. 235), "Debarment and Suspension." SAM Exclusions contains the names of parties debarred, suspended, or otherwise excluded by agencies, as well as parties declared ineligible under statutory or regulatory authority other than Executive Order 12549.
 - 5) Byrd Anti-Lobbying Amendment (31 U.S.C. 1352). If this Agreement is for compensation in excess of \$100,000, Consultant must file the required certification with the County that it will not and has

not used Federal appropriated funds received by the Consultant to pay any person or organization for influencing or attempting to influence an officer or employee or any agency, a member of Congress, officer or employee of Congress, or an employee or a member of Congress in connection with obtaining any Federal contract, grant or any other award covered by 31 U.S.C. 1352. Consultant must also disclose to the County any lobbying with non-Federal funds that takes place in connection with obtaining any Federal award.

- 6) Procurement of Recovered Material (2 CFR CH. II §200.322). Consultant must 1) comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; 2) procuring solid waste management services in a manner that maximizes energy and resource recovery; and 3) establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.
- 7) Equal Employment Opportunity. If this Agreement is a construction contract Consultant is required to comply with the equal opportunity clause provided under 41 CFR 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11246, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and Implementing regulations at 41 CFR part 60, "Office or Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."
- 8) Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). If this Agreement is prime construction contract in excess of \$2,000, Consultant is required to comply with the Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor Regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction").
- 9) Affirmative Action, it is hereby agreed and understood that Section 60-250.4, Section 60-250.5 and Section 60-741.4 of Title 4 of the United States Code, which addresses Affirmative Action requirements for handicapped workers, is incorporated into this Solicitation by reference.
- 10) The Consultants and its subconsultants shall at all times strictly adhere to, and comply with, all applicable federal and State laws, and their implementing regulations, as they currently exist and may hereafter be amended. Applicable federal provisions are attached hereto as Exhibit I, Exhibit J, Exhibit K, and Exhibit M are hereby incorporated
- 29. DISADVANTAGED BUSINESS ENTERPRISE: The Project is subject to a DBE goal of 0%.

30. INSURANCE:

A. The Consultant agrees to procure and maintain, during the life of this Agreement, a policy, or policies of insurance against all liability, claims, demands and other obligations assumed by the Consultant, pursuant to Attachment A. Such insurance shall be in addition to any other insurance requirements imposed by this Agreement or by law. The Consultant shall not be relieved of any liability, claims, demands or other obligations assumed pursuant to Attachment A, by reason of its failure to procure or maintain, during the life of this Agreement, insurance in sufficient amounts, durations, or types.

- B. The Consultant shall procure and maintain, during the life of this Agreement, for itself and any subconsultants, the minimum insurance coverages listed below. Such coverages shall be procured and maintained with forms and insurers acceptable to the County. All coverages shall be continuously maintained to cover all liability, claims, demands and other obligations assumed by the Consultant, pursuant to Attachment A. In the case of a claims-made policy, the necessary retroactive dates and extended reporting periods shall be procured to maintain such continuous coverage. Notwithstanding the foregoing, when the Consultant requires a subconsultant to obtain insurance coverage, the types and minimum limits of this coverage may be different than those required, as stated herein for the Consultant.
 - a. The certificate of insurance provided by the Consultant shall be completed by the Consultant's insurance agent as evidence that policies providing the required coverages, conditions and minimum limits are in full force and effect and shall be reviewed and approved by the County prior to commencement of the Agreement. No other form of certificate shall be used. The certificate shall identify this Agreement and the coverages afforded under the policies. The certificate of insurance must be on file with the County prior to commencement of the Agreement. The completed certificate of insurance shall be named and sent to:

El Paso County Board of County Commissioners Attn: Contracts and Procurement Division 15 East Vermijo Avenue Colorado Springs, Colorado 80903

- b. It is the affirmative obligation of the Consultant to notify the County's Contract Specialist, as provided in this Agreement, including e-mailing (PURCOI@elpasoco.com) a copy of the notice to the Contracts and Procurement Division, within two (2) business days of the cancellation or substantive change to any insurance policy required under this Agreement, and failure to do so shall constitute a breach of this Agreement.
- c. Failure on the part of the Consultant to procure or maintain policies providing the required coverages, conditions and minimum limits shall constitute a material breach of contract upon which the County may immediately terminate this Agreement or, at its discretion, the County may procure or renew any such policy or any extended reporting period thereto and may pay any and all premiums in connection therewith, and all monies so paid by the County shall be repaid by Consultant to the County upon demand, or the County may offset the cost of the premiums against any monies due to Consultant from the County.
- d. The County reserves the right to request and receive a certified copy of any policy and any endorsement thereto.
- e. The parties hereto understand and agree that the County, its officers and employees, are relying on and do not waive or intend to waive by any provision of this Agreement the monetary limitations (presently Three Hundred Eighty-Seven Thousand Dollars (\$387,000) per person, and One Million Ninety-Three Thousand Dollars (\$1,093,000) per occurrence), which amounts shall be adjusted by an amount reflecting the percentage change over a four-year period in the United States Department of Labor, Bureau of Labor Statistics, Consumer Price Index for Denver-Boulder-Greeley, All Items, All Urban Consumers, or its successor index, or any other rights, immunities and protections provided by the Colorado Governmental Immunity Act, C.R.S. § 24-10-101, et seq., as from time to time amended, or otherwise available to the County, its officers or employees.

31. INDEMNIFICATION: Indemnification — General. The Consultant shall, to the fullest extent permitted by law, defend, indemnify and hold harmless the County, Board of County Commissioners, PPRTA, officials, officers, directors, and employees, from and against all liability, claims, demands, suits, actions or proceedings of any kind that are not the result of or directly related to the performance of professional services, including, without limitation, claims arising from bodily injury, personal injury, sickness, disease, death, property loss or damage, which arise out of or are in any manner connected with this Agreement, including workers' compensation claims, in any way resulting from or arising from the services rendered by the Consultant, its employees, agents or subconsultants, or others for whom the Consultant is legally liable, under this Agreement; provided, however, that the Consultant need not indemnify or save harmless the County Board of County Commissioners, PPRTA its officers, agents and employees, from damages resulting from the negligence of the County's Board of County Commissioners, PPRTA, officials, officers, directors, agents, and their insurers, and employees. The County and PPRTA cannot and by this Agreement does not agree to indemnify, hold harmless, exonerate, or assume the defense of the Consultant or any other person or entity whatsoever, for any purpose whatsoever.

Indemnification for Professional Services. The Consultant shall, to the fullest extent permitted by law, indemnify and hold harmless the County, Board of County Commissioners, PPRTA and any of its officials, officers, directors, agents, and their insurers, and employees, from and against damages, liability, losses, costs and expenses, including reasonable attorney's fees, but only to the extent caused by or arising out of the negligent acts, errors or omissions of the Consultant, its employees, agents or subconsultants, or others for whom the Consultant is legally liable, in the performance of professional services under this Agreement. The Consultant is not obligated to indemnify or hold harmless the County for the negligent acts of the County, Board of County Commissioners, PPRTA or any of its officials, officers, directors, agents, and employees.

Indemnification — Costs. The Consultant shall, to the extent provided by law, investigate, handle, respond to, and provide defense for and defend against, any such liability, claims or demands at the sole expense of the Consultant or, at the option of the County and PPRTA, agrees to pay the County and PPRTA or reimburse the County and PPRTA for the defense costs incurred by the County and PPRTA in connection with any such liability, claims or demands. The Consultant shall, to the extent provided by law, bear all other costs and expenses related thereto, including court costs and attorney fees, whether or not any such liability, claims or demands alleged are groundless, false or fraudulent. If it is determined by the final judgment of a court of any competent jurisdiction that such injury, loss or damage was caused in whole or in part by the act, omission or other fault of the County, Board of County Commissioners, PPRTA, officials, officers, directors, agents and employees, the County shall reimburse the Consultant for the portion of the judgment attributable to such act, omission or other fault of the County, Board of County Commissioners, PPRTA, officials, officers, directors, agents and employees.

- **32. FEDERAL STANDARDS COMPLIANCE:** All services to be purchased in conjunction with this Solicitation shall be in accordance with all governmental standards to include, but not be limited to, those issued by the Office of Safety and Health Administration (OSHA), the National Institute of Occupational Safety Hazards (NIOSH), and the National Fire Protection Association (NFPA).
- 33. VARIATIONS ALLOWED IF INDICATED: For purposes of Response evaluation, Consultants must indicate any variances to the Specifications, terms, and conditions, and attached Sample Agreement no matter how slight. If variations are not stated in the Consultant's Response, it shall be construed that the Response fully complies with the Specifications, terms, and conditions, and attached Sample Professional Services Agreement. Notwithstanding the above, it is hereby agreed and understood that the County reserves the right to reject these variations if they individually, or as a whole, do not meet the standards established in the Specifications.
- **34. NON-APPROPRIATION.** Pursuant to C.R.S.§ 29-1-110, as amended, the financial obligations of the County as set forth herein after the current fiscal year are contingent upon funds for the purpose being appropriated, budgeted and otherwise available. The awarded agreement will automatically terminate on January 1st of the first fiscal year for which funds are not appropriated. The County shall give the Consultant written notice of such non-appropriation.

- 35. EQUAL OPPORTUNITY: El Paso County intends and expects that the contracting processes of the County and its Consultants provide equal opportunity without regard to gender, race, creed, ethnicity, religion, age, sex, national origin, or disability and that its Consultants make available equal opportunities to the extent third parties are engaged to provide goods and services to the County as subconsultants, Consultants, or otherwise. Accordingly, the Consultant shall not discriminate on any of the foregoing grounds in the performance of the contract and shall make available equal opportunities to the extent third parties are engaged to provide goods and services in connection with performance of the contract (joint ventures are encouraged). The Consultant shall disseminate information regarding all subcontracting opportunities under this contract in a manner reasonably calculated to reach all qualified potential subconsultants who may be interested. The Consultant shall maintain records demonstrating its compliance with this article and shall make such records available to the County upon the County's request.
- 36. PURCHASE BY OTHER GOVERNMENTAL AGENCIES: Each governmental unit which avails itself of this Solicitation will establish its own contract, place its own orders, issue its own purchase orders, be invoiced there from, make its own payments, and issue its own exemption certifications as required by the Consultant. It is understood and agreed that El Paso County is not a legally binding party to any contractual agreement made between any other governmental unit and the Consultant as a result of this Solicitation.
- 37. CONFIDENTIALITY: Responses to this Solicitation are considered to be working documents while they are under consideration and, as such, are not subject to official bid openings. The only information released at the receipt of Responses to this Solicitation, will be the names of the respondents. Only after staff makes an official recommendation of award and a contract is fully executed will Responses to this Solicitation be available as public record.

Responses submitted to the County for consideration shall be subject to the Colorado Open Records Law, Section 24-72-201, et seq., C.R.S., after award is made. Any confidential information in the Consultant's Response shall be identified as such. Should the County receive a request for the release of any information in the Consultant's Response identified as confidential in accordance with the open records law, the County will notify the Consultant of the request and will exercise best efforts in assisting the Consultant in taking all legally available steps to resist or narrow such request. If, in the opinion of County's legal counsel, the County is nonetheless compelled to disclose any portion of such information to anyone or else stand liable for contempt or suffer censure or penalty, the County may disclose such information without liability.

38. GRATUITIES AND KICKBACKS: It shall be a breach of ethical standards for any person to offer, give, or agree to give any employee or former employee (within six months of termination from County employment), or for any employee or former employee (within six months of termination from County employment) to solicit, demand, accept, or agree to accept from another person, a gratuity or an offer of employment in connection with any decision, approval, disapproval, recommendation, preparation of any part of a program requirement or a purchase request, influencing the content of any specification or procurement standard, rendering of advice, investigation, auditing, or in any other advisory capacity in any proceeding of application, request for ruling, determination, claim or controversy, or other particular matter, pertaining to any program requirement or a contract or subcontract, or to any solicitation or proposal therefore.

It shall be a breach of ethical standards for any payment, gratuity, or offer of employment to be made by or on behalf of a subconsultant under a contract to the prime Consultant or higher tier subconsultant or any person associated therewith, as an inducement for the award of a subcontract or order. In the event that any gratuities or kickbacks are offered or tendered to any El Paso County employee, the proposal shall be disqualified and shall not be reinstated.

- **39. DEBARMENT**: By submitting this bid/proposal, the bidder/proposer warrants and certifies that he/she is eligible to submit a bid/proposal because he/she is not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation in a transaction by any Federal, State, or local department or agency.
- 40. BUDGET: Budget will not be disclosed.
- **41. LOGOS:** The County logo is trademarked and property solely of El Paso County. Consultants do not have permission to use our logo on any documentation or presentation materials and to do so would be a violation of our trademark. We also prefer your company does not utilize its trademark as to not influence an evaluator's evaluation.

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REQUEST FOR PROPOSAL #RFP-23-004 SPECIFICATIONS

1. SPECIFICATIONS

El Paso County is soliciting responses from qualified, experienced, professional Consultants to furnish all materials and labor as necessary for Galley Road Sidewalks-Bridge at Peterson Project ("Project").

It is expected that the business and their team members have significant experience with this type of work. It is expected that the individuals overseeing and managing this project are qualified professionals. The successful Consultant shall be considered and shall remain an independent Consultant throughout the term of any contract awarded pursuant to this Solicitation.

The successful Consultant shall be solely responsible for scheduling and coordinating work of the subconsultant, suppliers, and other individuals or entities performing or furnishing any of the work under direct or indirect contract with the successful Consultant.

The successful Consultant shall provide and assume full responsibility for all services, materials, equipment, labor, transportation, and incidentals necessary for performance, start up, and completion of the services outlined in this Solicitation.

A. Background

As part of a larger project that El Paso County has been funding and completing in phases, this project would design a new bridge to replace a Texas low water crossing at the intersection of Galley Road and Peterson Road. Currently, stormwater flows over the road at the intersection and drains into Sand Creek. The project will design a structure to convey the stormwater under the road to allow for safe multimodal traffic across the intersection that meets current Americans with Disability Act (ADA) standards.

The Project is being funded through the following sources: Federal/State (CDOT Project No. TAP C040-076; 24744) and El Paso County. There will be Federal, State (CDOT) and El Paso County oversight of the project. There is a 0% DBE goal associated with design of this project.

B. Objective

The intent of the project is to create a shovel-ready construction project.

2. REQUIRED DOCUMENTATION

Failure to provide required information may deem your submittal non-responsive. Submittals must contain, in blue ink, a manual signature of an authorized agent of the Consultant or a verifiable electronic time and date stamped signature in the space provided on all appropriate signature lines in this solicitation. **Typed names as signatures are not allowed.**

- Consultant Information Form
- Proprietary / Confidential Statement
- Subconsultant List, if applicable
- Exhibit 1 Exception Form
- Exhibit 2 Debarment Certification
- Exhibit 3 Lobbying Certification

- Exhibit 4 Non-Collusion Affidavit
- Exhibit 5 Minimum Insurance Requirements
- Statement of Qualifications (SOQ) Standard Form (SR) 330
- Proof of SAM.gov eligibility (certificate of good standing)

3. GENERAL INFORMATION / BACKGROUND

Proposed Condition Assumptions: The proposed bridge/structure shall be designed for the 100-year storm. Multiple structure options shall be considered, i.e., concrete box culverts, concrete girder, aluminum or steel plate, steel bridge, or other. The roadway approaches may require modification to the vertical profile and will utilize an urban minor arterial typical section with appropriate roadway and drainage transitions. The design speed will be as specified in the El Paso County Engineering Criteria Manual (ECM) for horizontal and vertical alignments and will result in compliance with clear zone requirements and guardrail design. Roadway drainage will be an urban closed system. Minor channel grading may be required to accommodate for the new structure; however, channel grading shall be minimized to the extent possible.

Improvements shall minimize property impacts and property acquisition to the extent practicable. Acquisition of right-of-way, permanent easements, and temporary easements on behalf of the County and permanent easements on behalf of utility providers, are anticipated but shall be determined during preliminary design. Utility impacts are anticipated. Improvements shall minimize utility impacts to the extent practicable.

A. AVAILABLE INFORMATION

Upon request, the following information shall be made available to the Consultant, at no cost, through a License Agreement with El Paso County that will be completed after the Notice to Proceed date. The County Project Manager will initiate the correspondence with the County's IT group and the Consultant shall fill out the application provided. The Consultant shall assume that it will take about three (3) weeks to receive the information after the application for the License Agreement has been submitted.

- Aerial photography of corridor flown in 2014, 2016, 2018, and 2020; one-foot resolution; GeoTIF format.
- Two-foot contours suitable for preliminary design phase (verses final design) two-foot contours; flown in 2011; ESRI shapefile format **AND/OR** ESRI elevation grid; 1.4-meter resolution.
- Assessor's parcel features geospatial dataset with attributes available (beyond schedule number).
- Land Uses using County land use categories for 2005 thru 2030.
- Water features geospatial dataset, including creeks, lakes/reservoirs, wetlands. Wetlands data has been certified by the United States Fish and Wildlife Service.
- Floodplains.
- Drainage Basin boundaries.
- Soils geospatial dataset originally developed by Natural Resources Conservation Services (NRCS).
- Wildlife habitat or wildlife impact geospatial datasets originally developed by the Colorado Department of Wildlife.

Additionally, the following documents are available on the El Paso County, Colorado website at: https://publicworks.elpasoco.com/policies-manuals/

- El Paso County Engineering Criteria Manual, adopted 12/23/2004, revised 12/13/2016 or
- ECM Revision July 2019 Implementation Directive 6.20.2019
- Drainage Criteria Manual Volume 1 and Volume 1 Updated
- Drainage Criteria Manual Volume 2

Pikes Peak Region Asphalt Paving Specifications, Version 5, March 20, 2019

CDOT Manuals, Bulletins and Guidelines can be found on CDOT's website at: https://www.codot.gov/library/manuals

B. DEFINITIONS

For clarity in the assignment of responsibilities, the following definitions may have been used:

AASHTO	American Association of State Highway and Transportation Officials
ACOE	Army Corps of Engineers (may also be referred to as USACE)
BOCC	Board of County Commissioners
CDOT	Colorado Department of Transportation Region 2
County	El Paso County Public Services Department
DBE	Disadvantaged Business Enterprise
EPC	El Paso County, Colorado
FEMA	Federal Emergency Management Agency
FHWA	Federal Highway Administration
LOCAL AGENCY	El Paso County, Public Services Department Jennifer E. Irvine, PE, County Engineer 3275 Akers Drive, Colorado Springs, CO 80922
State	Colorado Department of Transportation, Region 2
USFWS	United States Fish and Wildlife Service

4. SCOPE OF WORK

A. PROJECT MANAGEMENT / ADMINISTRATION

This task shall include general administration, coordination, documentation, scheduling, reporting, and related activities for the overall successful completion of the project.

- Project Manager: The Consultant shall identify a project manager for this project who will work directly
 for and support the County Project Manager (EPC PM) in the management and administration of the
 project. The Consultant's project manager shall be responsive on a daily basis Monday through Friday
 to the County Project Manager throughout the project. The Consultant shall also identify an assistant
 project manager capable of filling in for the project manager in the event that the project manager is
 not available due to travel, illness, or other event that will be longer than one week in length.
- Schedule: The Consultant shall provide, track, and update the project schedule and milestones utilizing Microsoft Project critical-path-method project management software, to be compatible with the County. The schedule shall be developed in sufficient detail to track all project tasking reflected in the statement of work submitted in the approved proposal. Additional tasks and sub-tasks shall also be included in the schedule where appropriate. An updated schedule along with a narrative report detailing progress, key issues, as well as a one-month "look ahead" of upcoming work efforts, shall be provided to the EPC PM with the monthly invoice at the end of each month for the project duration.
- **Progress Payments:** The Consultant shall prepare and submit to the County, no more than monthly charges for costs incurred relative to the project. To be eligible for payment, billings must be received within 30 days after the period for which payment is being requested and final billings on this contract must be received by the County within 30 days after the end of the contract work.
- **Project Updates and Presentations:** The Consultant shall be prepared to provide periodic project updates ready for publishing to the El Paso County website. This data shall be provided in an editable format and/or Adobe Acrobat .PDF format and may include aerial photography, AutoCAD/digital planimetric, digital photographs, as well as verbiage.

The Consultant shall also be ready to prepare presentation materials including *Power Point* presentations in accordance with project outreach and communications efforts.

B. PROJECT COORDINATION

The Consultant shall work closely with the EPC PM to identify impacted or interested parties and to develop strategies and action plans for facilitating communications, obtaining information, and coordinating regulatory approvals, utility issues, and property acquisition as required for advancing the project. Continuous coordination with Utility Providers will be required from concept to final design and into construction.

The Consultant shall take the lead in scheduling and coordinating all meetings necessary to coordinate with the stakeholders, other affected parties, agencies, and utilities with respect to the project schedule. The Consultant shall facilitate these meetings and provide meeting agendas to all participants prior to the meeting. The Consultant shall provide meeting minutes and track discussion and action items generated by the meeting attendees. The Consultant shall not schedule or attend meetings with agencies, developers, or other outside parties without the direction and approval of the EPC PM. EPC PM shall review the project schedule and the Consultant will maintain it throughout the project.

At least bi-weekly progress meetings will be held with the EPC PM and informal progress plans will be provided for discussion. Assume half telecom and half face-to-face meetings for the duration of the design. Milestone meetings will be required, such as, the kickoff meeting with El Paso County (EPC) and CDOT, FIR plan review, ROW plan review (ROWPR) with EPC and CDOT, and FOR plans and specifications review with EPC and CDOT. The Consultant shall not proceed with project tasks until approved by the EPC PM.

The Consultant shall contact, and coordinate utility locates with all utility providers within the Project area during design.

Unless otherwise specified in writing, all deliverables shall be submitted to the EPC PM for distribution. Following review by County staff and other team members, requested changes, modifications or additions to plans shall be made by the Consultant.

C. CONCEPTUAL AND PRELIMINARY ENGINEERING AND ROW PLANS

The goal of this task is to develop conceptual design and preliminary engineering for the bridge replacement as defined above. This task will require assessment of existing available information necessary to define alignments, right-of-way and easement issues, utility issues, property ownership and acquisition requirements, and environmental and permitting issues and requirements that will have to be studied and further developed in the final design phase of the project. The design (Construction Plans) shall be in accord with the requirements of the latest edition of the American Association of State Highway Transportation Officials (AASHTO) manual, Colorado Department of Transportation (CDOT) Standard Specifications for Road and Bridge Construction (2019), CDOT M&S Standards (2019 and recently updated M&S Standards) or the El Paso County *Engineering Criteria Manual*, whichever is more strict, and it shall comply with applicable requirements of the Americans With Disabilities Act (ADA), and applicable federal, state, and local regulations and standards. The Consultant will provide FIR (approximately 30%) level plans and specifications for review and approval prior to proceeding with final design.

Permission to Enter (PTE) forms must be prepared by the Consultant and have signed approval by the property owner's prior entry. PTE forms will be needed for all work on private property, including, but not limited to: survey work, geotechnical boring and testing, utility locates and potholing, and environmental permitting surveys. Multiple work activities may be included on a single PTE form.

• **Permits:** The Consultant AND its subconsultant(s) shall obtain Work in the Right of Way permit(s) from El Paso County for all work in the County's ROW. This includes, but is not limited to surveying, geotechnical borings, potholing, etc. County work in the Right-of-Way permit fees will be waived.

The permit application can be found here:

 $\underline{https://publicworks.elpasoco.com/wp-content/uploads/Engineering/Forms_\&_Applications/Work-Within-Right-of-Way-Application-Dec-2017.pdf$

The permit will require the following:

- Provide traffic control in accordance with the Manual on Uniform Traffic Control Devices. A Method
 of Handling Traffic plan shall be submitted with the Work in the Right of Way application.
- The Consultant shall have, and will need to provide proof of, the appropriate bond (\$20,000) and insurance (\$1,000,000) per Section 5.2.7.F of the El Paso County Engineering Criteria Manual

ECM. Bonding will be waived in its entirety for all work that does not cause a disturbance i.e., topographic surveying, environmental surveys, traffic counts or similar.

Design Survey: The County will make available LIDAR data through License Agreement with El Paso
County that may be used to produce digital topography for planning purposes. The LIDAR data is not
sufficient for final design purposes.

The Consultant shall provide a design survey to establish control, locate utilities, verify existing topography and planimetric, and identify existing monumentation. The survey coverage should extend to a sufficient distance either side of the existing roadway centerline and north and south of the structure to provide adequate data for the proposed structure, anticipated channel improvements and roadway approaches. The Consultant shall provide base mapping for 0.1-foot final design drawing accuracy and to include a one (1) foot contour interval for topography. The mapping shall utilize ground coordinates and the NAD88 vertical datum. The Consultant shall follow the requirements described in Senate Bill 18-167 and budget accordingly. If requested, the County will obtain TBD title commitments to assist with property boundaries.

- Geotechnical and Subsurface Investigation Report: The Consultant shall identify soil and subsurface information requirements necessary to advance the design of the road approaches, bridge/structure, channel improvements and utilities relocation, if required. The Consultant shall develop a detailed geotechnical investigation plan including borings and/or test pits for obtaining the information. The Consultant shall prepare a geotechnical and subsurface investigation report that summarizes the findings and establishes the design parameters for the various project elements. For estimating purposes, the Consultant shall assume two (2) borings at the bridge to a minimum depth of 30 feet or bedrock and four (4) other borings to a depth of five (5) feet.
- **Utility Coordination:** The improvements may impact existing utilities. All existing utility systems must be considered in the design of the bridge replacement, roadway approaches, and channel grading. The Consultant shall contact and coordinate with utility companies during conceptual design and preliminary engineering. A letter with exhibit notifying utilities of potential impacts and requesting information will be sent via email to all known providers within the project area. The County will provide the letter template.

The Consultant shall follow the requirements described in <u>Senate Bill 18-167</u> and shall provide ASCE 38 Quality Level A existing utility plans for areas of known impact and Quality Level B for the remainder of the project area. Potholing, as required, shall be included in the work, and shall be accomplished during design. *For estimating, the Consultant shall assume that ten (10) potholes will be required.*

Exhibits/plans shall clearly identify the existing location and proposed relocation of the utilities. The Consultant shall determine utility corridor requirements within the roadway right-of-way and identify any easement or acquisition requirements that may be necessary for relocation. The preliminary plans shall be distributed to all affected utility companies in the corridor for review and comment. A utility coordination meeting will be held, and the Consultant shall implement the results of these investigations and recommendations into the construction and ROW plans.

• Environmental Clearances / Permitting: The Consultant shall investigate conditions within the project area and identify any required environmental permitting or environmental clearance requirements necessary to advance the project; e.g. ISA checklist, floodplain permitting, wetlands mitigation/permitting, threatened and endangered species, migratory birds, water quality issues, etc. All Work shall be in accordance with the requirements of the current federal and state environmental regulations including the National Environmental Policy Act of 1969 (NEPA), as applicable.

The Consultant shall take the lead in initial coordination with applicable environmental agencies such as local, state, and federal agencies, U.S. Army Corps of Engineers (USACE), Colorado Division of Wildlife, CDPHE (Stormwater Discharge Permit), US Fish and Wildlife, and the Regional Floodplain Administrator, to determine appropriate processes and permitting required as a federally funded project. These efforts shall commence immediately upon Notice to Proceed for the project.

A Categorical Exclusion is anticipated. The Consultant shall obtain <u>all</u> clearances associated with the CDOT Form 128. The Consultant shall prepare Permission to Enter (PTE) forms and obtain signed approval by the property owners prior to CDOT's survey.

Proposed construction shall not cause more than a six (6) inch rise or drop in the 100-year base flood elevation. A Floodplain Development Permit through the Regional Building Department (Pikes Peak Regional

Development Center) <u>is not anticipated</u> to be required. If a Floodplain Development Permit is required, a "no rise" certification letter with supporting documentation stating that the proposed construction will <u>not</u> cause more than a six (6) inch rise or drop in the 100-year base flood elevation at any point within the project area. The letter shall be signed and sealed by a Professional Engineer licensed in the State of Colorado. *For estimating purposes, the Consultant shall include costs associated with the "no rise" certification letter.* A LOMR / CLOMR will only be considered if less than one-foot rise/fall cannot be achieved. *Costs for a LOMR / CLOMR shall NOT be included in the fee schedule.*

- Drainage Report: The Consultant shall compile and review drainage reports, drainage basin studies, and FEMA floodplain information for the project area. The Consultant shall provide Project-specific hydrology and hydraulics calculations and complete a project Drainage Report including HEC-RAS or similar analysis to support the structure and channel design in accordance and in compliance with the El Paso County *Drainage Criteria Manual; Volume 1, Chapter 4 Drainage Report Requirements*. The Drainage Report shall include the following components, at a minimum, unless the County specifically waives them:
 - Summary of existing drainage system
 - Maps indicating existing drainage system in study area
 - List all criteria followed for hydrology and state whether the existing conditions meet these criteria. If not, state the required modifications so that it can be met.
 - List all deviations from the County Engineering Criteria and include supporting information.
 - Include an engineer's certification page with the engineer's stamp, signature, and date.

A Drainage Report Checklist can be accessed on the EPC Planning and Community Development Website at the following link:

https://planningdevelopment.elpasoco.com/planning-development-forms/#1643393391537-a0dac52d-1b3b

The structure shall be designed to pass the 100-year storm beneath the bridge and the bridge shall have two feet of freeboard, per County standards. Water surface profiles for the design storms and flood delineation, including FEMA floodplain, as applicable, shall be evaluated and included with the report. A scour analysis of the selected design shall also be included. The scour analysis shall follow FHWA guidelines. The structure will be designed to withstand the 100-year scour, but the 500-year scour shall be modeled as well.

• Stormwater and Water Quality: The Consultant shall analyze and address all stormwater and water quality requirements to ensure that the Project is compliant with the El Paso County MS4 permit and the Engineering Criteria Manual (appendix I). The analysis and backup documentation shall be presented in a report or memo format and may be incorporated into the Drainage Report. A checklist shall be completed by the Consultant to determine the need/lack of need for a CDPHE-CDPS permit. The need/lack of need for the facilitation of water quality requirements shall be completed using the following form which can be accessed on the EPC Stormwater page of the Public Works website using the following link:

https://assets-publicworks.elpasoco.com/wp-content/uploads/Stormwater/Current_Website/PBMP-Applicability-Form-1.pdf

• **Bridge / Structure Selection Report and Design:** The Consultant shall prepare a preliminary structural selection and design report which documents the alternatives considered, recommendations, and preliminary design for the bridge structure. The design shall meet Load & Resistance Factor Design (LRFD) criteria and all other applicable requirements, as specified in the *CDOT Bridge Design Manual*, dated January 1, 2019. This document can be found online at:

https://www.codot.gov/library/bridge/bridge-manuals

The bridge should be designed to maintain the streambed in its current natural condition as much as possible, shall be designed to pass the 100-year flood with two (2) foot of freeboard and shall meet the requirements for "no rise" to the 100 year base flood elevation.

- Conceptual Property Impacts: The Consultant shall provide a list and exhibit(s) to the EPC PM identifying all properties that are likely to be impacted by the project. The County shall obtain a TBD title commitment for an approved list of properties. Applicable information will be included in the conceptual design package and preliminary plans.
- Conceptual Design Package: The Consultant shall develop 2-3 alternatives / conceptual designs, as
 required that are incorporated into a conceptual design package that defines the improvements that will
 be advanced into the preliminary and final design stages and incorporates the findings from the
 investigations identified in the above items. The conceptual design package shall include for each

alternative: the design criteria, conceptual construction drawings, phasing, cost estimates, and a construction schedule. At a minimum, the conceptual drawings shall include base mapping and plan drawings (scale: 1" = 100') showing existing conditions, proposed improvements, existing and future utility lines and corridors, existing and proposed ROW and/or easements, environmentally sensitive lands that are affected by the improvements, preliminary vertical alignment information, as well as, typical cross-sections showing road lane widths, shoulders, trail widths, curb & gutter, sidewalk, slopes, and utility corridors, as appropriate. Standard plan sheet size shall be 11"x17". The Consultant shall provide a recommended structure to move forward.

• Erosion Control / Stormwater Management / Water Quality: The Consultant shall prepare a preliminary design and report that defines the best management practices (BMPs) that will be incorporated into the design for managing construction and post-construction stormwater quality. The Consultant shall fill out the EPC Stormwater Checklists to determine water quality applicability and stormwater permitting applicability. A Grading and Erosion Control Plan, detail sheets (as appropriate) and CDOT's standard SWMP sheets shall be incorporated into the construction plan set. Grading and Erosion Control and SWMP Checklists can be accessed on the EPC Stormwater page of the Public Works website using the following links:

https://assets-publicworks.elpasoco.com/wp-content/uploads/Stormwater/Current_Website/GEC-Checklist-Template-1.pdf

https://assets-publicworks.elpasoco.com/wp-content/uploads/Stormwater/Current_Website/SWMP-Checklist-Template.pdf

The Consultant shall determine any property acquisition requirements that may be required for managing stormwater quality. The Consultant shall implement the results of these investigations and recommendations into the construction and ROW plans. A SWMP Notebook is not required.

- Preliminary Construction Documents: The Consultant shall prepare preliminary construction plans
 to include, at a minimum: roadway plans and profiles, existing and proposed ROW and easements,
 typical roadway sections and details, existing and proposed utilities and relocations, drainage
 improvements, construction and post-construction stormwater quality BMPs, structural layouts for
 bridge improvements including approach slabs, abutments, wing walls, and pier configurations, typical
 foundation plans, span configurations, cross sections, and typical details. A detailed outline of
 anticipated project specifications shall be provided based on the preliminary plans.
- Preliminary ROW Plans: Based upon the design and title work, the Consultant shall prepare
 preliminary right-of-way (ROW) plans describing existing and proposed ROW and non-exclusive
 permanent and temporary easements on behalf of El Paso County if deemed applicable. <u>The format
 shall be similar to that used by the Colorado Department of Transportation</u>. Templates may be found
 online at:

https://www.codot.gov/business/manuals/right-of-way/Chapter%202%20-%20ROW%20Plans/ROW%20Plan%20Templates

- Staging Plans / Traffic Control: The Consultant shall provide recommendations and prepare preliminary staging plans for the improvements including lane closures, detours, and maintenance of traffic provisions that will be required during each phase of construction. An off-site detour is anticipated during construction.
- Cost Estimate and Schedule: A preliminary engineer's estimate of probable construction cost and
 construction schedule shall be provided based upon the preliminary construction drawings. The
 estimate and schedule will include all elements that will impact the project, including, but not limited to:
 utility relocations, construction, and contingencies. The CDOT cost data book and/or similar recently
 bid or constructed projects will be the basis for the unit prices unless more accurate local information
 is available.
- Concept/Preliminary Deliverables: All deliverables shall be provided hard copy and electronically. They shall be clearly organized and indexed for easy access and retrieval. The Consultant shall schedule work efforts and resources to produce the required reports and documents identified for this task immediately following Notice to Proceed. Prior to document submission, the Consultant shall also provide draft and/or progress documents to the County in sufficient time to allow County review and incorporation of comments into the final document submittal. For scheduling purposes, the Consultant should allow 5 to 10 working days for County review, depending on the size and complexity of the report/document submission. Draft and final submissions should be reflected on the project schedule.

Informal progress plans / specifications / reports (as applicable) will be provided by the Consultant for discussion at all progress meetings. Hard copy or electronic format will be dependent upon the type of meeting (i.e. telecom or face to face).

Conceptual Deliverables include:

- a. Geotechnical and Subsurface Investigation Report
- b. Utility and Permitting Memorandum
- c. Environmental Impacts, Clearance Requirements, and Permit Requirements Memorandum
- d. Hydrology and Hydraulics Memorandum
- e. Bridge Alternatives and Recommendations Memorandum
- f. Property Impacts Memorandum with 30% Right-of-Way Plans (11x17 sets)
- g. Design Criteria & Conceptual Design Drawings (11x17 sets)
- h. Conceptual Phasing Recommendation, Cost Estimate, and Construction Schedule
- i. FIR plan review meeting with EPC and CDOT

Preliminary Deliverables include:

- a. Preliminary Hydrology and Hydraulics Report
- b. Structural Selection and Preliminary Design Report
- c. Preliminary Environmental Reports
- d. Preliminary Grading and Erosion Control Plan
- e. Stormwater Checklists
- f. Preliminary (60%) Construction Drawings (11x17 sets)
- g. 90% Right-of-Way Plans (11x17 sets) (ROWPR with EPC and CDOT)
- h. Preliminary (60%) Project Specifications & CDOT Standard Special Provisions Outline
- i. Preliminary (60%) Traffic Control Plan (11x17 sets)
- j. Preliminary (60%) Design Cost Estimate and Construction Schedule
- k. FOR plan review meeting with EPC and CDOT

D. FINAL ENGINEERING / DESIGN SERVICES

Based on the preliminary design and contract documents approved by the County, the Consultant shall prepare final designs and construction documents for bidding, in hardcopy and electronic format as required by the County. Prior to commencing final plan production, all salient features of the preliminary plan shall be determined for the roadway and bridge structures and approved by the County.

A plan submittal shall be made in preparation for the Final Office Review (FOR). The FOR plan (approximately 90%) submittal shall be reviewed and approved by the County prior to final plan production.

• Construction Documents: The Consultant shall prepare final designs and final construction documents for bidding. The construction documents will be finalized following the plan format provided by the County. Standard plan sheet size shall be 11x17. Construction drawings shall be signed and sealed by a Professional Engineer licensed in the State of Colorado. Checklists including all final design elements will be provided under separate cover.

Production of roadway, bridge, and channel plan and profile sheets will be developed on a 1" = 100' scale horizontal, and 1" = 20' scale vertical, unless otherwise approved. All data (i.e., construction centerline line and curve data) for construction shall be delineated and labeled on the plan and profile drawings in addition to the horizontal control drawings. Grading plans, separate from the plan and profile drawings, shall also be produced at a scale no smaller than 1" = 100' and shall include all drainage related grade information including inverts and top of grade for all existing and proposed drainage structures, channels, etc. Provide cross sections at minimum 25-foot increments and at helpful locations. Include cut/fill data for each section, either on the cross-section sheets or in a summary report. Bridge plans and special details required for the roadway and/or bridge construction shall be prepared and included in the plan set. Utility relocations, as well as existing utilities, shall be included and clearly delineated in the plan set.

The plans shall include Summary of Approximate Quantities (SAQ) and Tabulations of Quantities for the roadway, channel, bridge, and other specialty items. Tabulations shall be created for the benefit of the Consultant and for appropriate line items only. The SAQ <u>may</u> serve this purpose for some items.

Requirements for Construction Phasing, Traffic Control, Signage, and Detour Plans, and for Erosion Control and Stormwater Management Plans are further defined below.

Construction Phasing / Traffic Control / Detour Plans: The Consultant shall prepare final
construction phasing and construction traffic control plans to be incorporated in the construction plan
set. The construction traffic control plans will be prepared for the project in specific conformance with
the Manual of Uniform Traffic Control Devices (MUTCD). These plans shall clearly delineate detours
and traffic control signage for each construction phase. Recommendations for the most cost-effective
construction traffic control shall be provided. Traffic control devices such as cones, barrels, etc will
NOT be delineated or quantified.

The temporary construction phasing traffic control and signage shall be separate sheets, and each phase of traffic control which is assumed to be in place for more than 48 hours shall be delineated separately within the plans and included within the plan set. (This plan is not to be confused with the requirement of a method for handling traffic (MHT) which shall be provided by the prime Consultant during construction phases.)

- Permanent Signage and Striping Plan: The Consultant shall prepare final permanent traffic control
 plans to be incorporated in the construction plan set. The plan will be prepared for the project in
 conformance with the design criteria and the Manual of Uniform Traffic Control Devices (MUTCD).
 These plans shall clearly delineate and label signage and pavement markings, as required.
- Erosion Control / Stormwater Management / Water Quality: The Consultant shall provide final
 Grading and Erosion Control Plan, detail sheets (as appropriate) and CDOT standard SWMP sheets
 for inclusion in the contract documents. The Consultant shall review the original EPC Stormwater
 Checklists to verify that the original determinations for water quality applicability and stormwater
 permitting applicability are correct. A SWMP Notebook is not required.
- Drainage Report: The Consultant shall provide a final Drainage Report that supports the final design and includes complete design calculations. The report shall be signed and sealed by the Professional Engineer responsible for the report.
- Bridge / Structure Final Design Report: The Consultant shall provide a final design report package for the bridge that shall include plans, sections, typical details, and calculations. The report shall meet the requirements specified in the CDOT *Bridge Design Manual* dated January 1, 2019 and shall be signed and sealed by the Professional Engineer responsible for the design.
- **Final Utility Coordination:** The bid set shall be distributed to all affected utility companies in the corridor for final review and comment. If required, a utility coordination meeting will be held prior to advertisement for construction. Comments will be incorporated, as appropriate, in the final bid documents.

The Consultant shall coordinate requirements for utilities relocation with the County and Utility Providers. When relocation locations, costs, agreements, and timing have been finalized and agreed upon by the County and Utility providers, the Consultant shall write a Utility Clearance request letter on the County's behalf to be sent to CDOT.

- Environmental Clearances / Permitting: The Consultant shall obtain, on behalf of the County, all necessary environmental clearances and permits to advance the project. Coordination with CDOT to obtain Environmental Clearance will be required. When all of the requirements have been met, the Consultant shall write an Environmental Clearance letter on behalf of the County requesting clearance from CDOT. The County must receive Environmental Clearance (top of the CDOT form 128) for the project from FHWA / CDOT before CDOT will approve the ROW plans and before property acquisition efforts begin.
- ROW Plans: Based upon the final design, utility coordination, property owner coordination and updated title work, the Consultant shall finalize the right-of-way plans describing existing and proposed ROW and easements.

The ROW plans shall be approved by CDOT prior to proceeding with property acquisition. <u>The final ROW plans shall be revised to include all updated information from property acquisition negotiations</u>, as required.

Legal Descriptions and Sketch Exhibits Preparation: The Consultant shall prepare all legal
descriptions and sketch exhibits required for the property acquisition process as specified in the Uniform
Act. As applicable, the County will honor existing "prescriptive" ROW, per the title commitments, BoCC
resolution and/or fence lines, and the exhibits shall reflect this as ROW. The format shall follow CDOT
criteria. Individual sketches shall be prepared for each ROW or easement to be acquired, i.e. not

combined on one sketch. Upon approval by the County, the legal descriptions shall be signed and sealed by the Professional Land Surveyor (PLS) of record prior to submittal to the property owners. *For estimating purposes, the Consultant shall assume that six (6) legal descriptions shall be written.*

Example legals can be found at:

http://www.coloradodot.info/business/manuals/right-of-way/Chapter%202%20-%20Plans/CDOT%20Legals

- **Property / Appraisal Staking:** The Consultant shall provide preliminary survey and temporary staking, as required, for proposed right-of-way, permanent easements, and temporary easements for appraisal/value find, property owner viewing, and/or design accuracy. For estimating purposes, the Consultant shall assume that six (6) acquisitions shall be staked.
- Contract Specifications: The Consultant shall produce Project Specifications in accordance with the Colorado Roadway and Bridge Design Manuals and the 2017 Colorado Department of Transportation Standard Specifications for Road and Bridge Construction, supplemented by the El Paso County Engineering Criteria Manual. The Project Specifications will include the technical specifications and CDOT standard special provisions. As required, the Consultant shall prepare supplemental specifications to address project specific construction requirements that vary from or are not addressed in the CDOT Standard Specifications. All applicable inserts for the specifications shall be included in the Plans, Specifications and Estimate (PS&E) submittal/specification set such that the submittal shall be ready for advertisement.
- Final Cost Estimate: A detailed engineer's estimate of probable construction cost shall be updated based upon the completed and approved final design construction drawings. Estimates will include all construction material items, construction survey, utility relocations, construction inspection, mobilization, signing, construction traffic control, and force account work required. The CDOT cost data book will be the basis for the unit prices unless more accurate local information is available. The estimate shall be signed and sealed by the Professional Engineer responsible for preparing the estimate.
- Final Design Deliverables: Prior to final document submission, the Consultant shall also provide draft and/or progress documents to the County in sufficient time to allow County review and CDOT review and incorporation of comments into the final document submittal. For scheduling purposes, the Consultant should allow 5 to 10 working days for review depending on the size and complexity of the report/document submission. Draft and final submissions should be reflected on the project schedule.

The Consultant shall comply with the following requirements, as applicable:

- Provide the Plans and Reports to the extent required by the nature of the Work.
- Plans and Reports produced and sealed by a Colorado Registered Professional Engineer to ensure Utility Clearance, Environmental Clearance, and Right-of-Way Clearance from FHWA / CDOT.
- Provide final assembly of Plans and Contract Documents.
- Be responsible for the Plans being accurate and complete.
- Make no further changes in the Plans following the award of the construction contract except by agreement in writing between the parties. The Plans shall be considered final when approved and accepted by the parties hereto.
- Afford the County and State ample opportunity to review the Plans and make any changes in the Plans as directed to comply with FHWA requirements.
- The State, in its discretion, will review construction plans, special provisions, and estimates, and will
 require changes therein that the State determines are necessary to assure compliance with State and
 FHWA requirements.

Final Design Deliverables (Bid Set Requirements)

One (1) original and one (1) copy of all deliverables shall be signed and sealed by a Colorado Registered Professional Engineer or Professional Land Surveyor unless otherwise noted. Bid Set deliverables shall also be provided on a CD in .pdf format, unless specified otherwise.

- a. Final Design Drawings and Project Specifications to be provided in accordance with the following:
 - 11x17 plan sets including cross sections (reproduced)
 - Project Specifications
- b. ROW plans
- c. Legal Descriptions and Sketches
- d. Final Hydrology and Hydraulics Report
- e. Final Environmental Reports
- f. Bridge/Structure Final Design Report

- g. Grading and Erosion Control and Water Quality Plan
- h. Stormwater checklists (signed and sealed by PE and signed by EPC PM)
- i. Final Construction Cost Estimate (.pdf and Excel file)
- j. AutoCAD files (to be provided with advertisement for construction)
- k. One copy of the Final Plans in a .KMZ format showing all proposed work and right-of-way limits. To have the .KMZ file accurately reflect the plans, an accurate geo-location needs to be embedded in the plan's CADD file. The .KMZ file should be compatible with Google Earth
- I. Final Bridge Rating Report

E. PROPERTY ACQUISITION SERVICES

Based on the Right-of-Way plans and construction plans approved by the County and CDOT, the Consultant may be requested to provide property acquisition services for temporary easements, permanent easements, utility easements, and/or right-of-way. Any acquisition/relocation activities must comply with all federal and state statutes, regulations, CDOT policies and procedures, 49 CFR Part 24, the government wide Uniform Act regulation, the FHWA Project Development Guide, and CDOT's Right of Way Operations Manual.

- Title Commitments: The Consultant shall obtain updated TBD title commitments prior to legal description and conveyance document preparation. Title information shall be distributed to the County, the appraiser, and the ROW agent. The ROW plans and construction plans shall be updated, as required.
- Letters, Memorandum of Agreement (MOA), and Conveyance Document Preparation: The Consultant shall prepare all letters required for the property acquisition process as specified in the Uniform Act. The Consultant shall prepare the MOA and conveyance documents for recording special warranty deeds, non-exclusive permanent easements, and temporary easements. The format shall follow El Paso County criteria. The County Project Manager and County Attorney shall approve the documents prior to submittal to the property owners. Examples of the acquisition letters, MOAs, and conveyance documents shall be provided to the selected Consultant.
- Appraisals: If appraisals are required, the Consultant shall coordinate with a (CDOT approved) independent Certified General Appraiser for property appraisals. An appraisal will be required if the total acquisition value on a parcel is estimated to exceed \$10,000. The appraiser shall be competent to prepare eminent domain appraisals. The appraisals shall be based on fair market values for the immediate area. Waiver valuations or value finds will be allowed for property acquisitions with values estimated to be less than or equal to \$10,000. For estimating purposes, the Consultant shall assume that two appraisals will be required.
- Negotiations: The Consultant shall perform all negotiations with affected property owners. <u>All offers</u> must be approved by the County Project Manager prior to presentation to the property owners. Minimum offers are as follows:
 - Temporary easement(s) only: \$500.00
 - Permanent easement(s) only or including temporary easement(s): \$800.00
 - Right-of-Way (fee simple) only or including permanent and/or temporary easement(s): \$1,000.00

When offers are accepted, the Consultant shall provide original signed documents (MOA, PE's and TE's) to the County PM for approval by the Board of County Commissioners (BoCC). A copy of the signed Special Warranty Deed shall be provided in lieu of the original. If a Statement of Authority or similar is required, it shall be recorded in the office of the El Paso County Clerk and Recorder or otherwise approved as appropriate, prior to submitting the acquisition package to the County PM. Upon approval by the BoCC, a copy of the recorded MOA and BoCC resolution will be provided to the Consultant for their records. The original PE's and TE's will be returned to the Consultant to proceed with closing.

- Closings: The Consultant shall organize acquisition closings with the Title Company, the County, and the affected property owners.
 - The Consultant shall ensure that the property owner has paid all prior year(s) taxes and current year prorated taxes prior to, or at closing, for Right-of-Way and/or Permanent Easement acquisitions on behalf of the County.
 - The Consultant shall obtain partial lien releases for land encumbrances for all acquisitions that include Right-of-Way. Subordination agreements shall be obtained for Permanent easement(s) only or that also include Temporary easement acquisitions on behalf of the County.

- Coordination with the <u>County Attorney</u> will be required to obtain County signatures on closing documents.
- The Consultant shall provide title insurance for each parcel requiring Right-of-Way and/or permanent easement acquisition on behalf of the County.
- All fees associated with partial releases, subordination agreements, closing costs, and title
 insurance shall be invoiced through the Consultant for reimbursement by the County. El Paso
 County recording fees shall be waived.
- ROW & Easement Status Report: The Consultant shall keep a ROW and easement status report spreadsheet including, but not limited to all pertinent property information, type, area, and status of the acquisition, milestone dates, negotiation details, and next steps with an anticipated timeline. Anticipated costs for property and other negotiated items shall be included. An electronic example copy will be provided by the County if requested. The updated report shall be presented to the County Project Manager on a weekly basis, as appropriate. Bi-weekly meetings shall be anticipated.

5. EVALUATION CRITERIA

All proposals deemed acceptable shall be initially rated based upon the submitted requirements. **Price is not factor** in the short-list selection process.

The evaluation committee will score Responses based on the following criterial not listed in any order of importance:

- Companies Qualifications and Experience:
 - Ability to furnish professional services
 - Experience with Federal funding
 - Qualifications / licensing / training
 - Relevant experience
 - Statement of Qualifications (SOQ)-SF Form 330- For Part I, Section F: provide a maximum of 5 "Example Projects"
- Ability of Companies Key Personnel
 - Experience with Federal Funding,
 - Qualifications / licenses / training
 - o Relevant experience
- Understanding and Approach to the Project
 - Understanding of basic of the Project requirements and (unique) approach to management of the Project (i.e., budget, schedule, other).
 - Understanding of Project requirements specific to federal funding and CDOT oversight
 - Anticipated design concepts
 - Additional elements of interest

Upon completion of the initial review of proposals, the committee may contact at least the three (3) highest ranked firms and schedule interviews with each. Based on the County's initial review of the foregoing, if an Offeror's score is within five (5) points of the highest ranked firm, the County has the option to schedule interviews with the firm(s).

The selection criteria utilized during the interview may differ yet include the following factors:

- Past performance / clarifications of relevant or example projects,
- Willingness to meet the time and budget requirement,
- Current and projected workload,
- Volume of previously awarded contracts, and
- Involvement of minority consultants,
- Comfort level with presentation and attitude.

6. RESPONSE FORMAT

Failure to respond in the required format or failure to provide required information may deem your submittal non-responsive.

To facilitate an effective evaluation process, responses must be submitted on 8.5" x 11" inch paper, single-sided pages with a minimum font of 10, and all pages should be numbered in the following manner: page __ of __ pages with a maximum of fifty (50) pages. <u>All acronyms in the response must be defined.</u>

Attachments/Exhibits included in this solicitation, excluding responses related to Standard Form 330, that require signature and/or are a required document to be returned with your Responses shall be included as an exhibit to your Responses and will not be included in the 50-page limit. Requested items in the appendices will not be included in the 30-page limit. Schedules, if applicable, may be submitted on 11" x 17" sheets and are counted as one page (limit of five pages).

Submittals should be prepared simply and economically providing a straightforward, concise description of the Consultant's ability to perform the requirements of this Solicitation.

ELECTRONIC SUBMISSION OF OFFERS: El Paso County will only accept electronic bid Responses submitted through the Rocky Mountain E-Purchasing system. A Submittal Log will be posted after the County has had an opportunity to review and verify the submittals offered to the County.

The original Offer must be received before the due date and time through an electronic package transmitted through the Rocky Mountain E-Purchasing system. The Consultant is responsible for ensuring its Response is posted by the due date and time outlined in the solicitation document.

If the submittal arrives late, it will not be included in the electronic lockbox.

To enable the County to conduct a uniform review of the information submitted in response to this Solicitation, Consultants must address the following information, numbered to directly correspond with the number of the Table of Contents section of the submitted Response. The County reserves the right to reject submittals that do not follow the required format. Include concise, complete information which will demonstrate that your firm is uniquely qualified to provide the products and services specified in this Solicitation.

ALL signatures on required documents must be in blue ink or a verifiable electronic time and date stamped signature in ONE PDF document.

- A. Provide response without reference to El Paso County logo or company logo in one PDF document
- B. Submit response in a tab format that follows a clearly outlined Table of Contents that identifies all material and attachments that comprise your response by section and by page number. I.e. Required Documentation section, Evaluation Criteria section, etc. as outlined on the Response Submittal Requirements page
- C. Cover Letter, one-page limit. Submit a Cover Letter on official business letterhead that:
 - 1. Positively states your willingness to comply with all work requirements and other terms and conditions as specified in this Solicitation
 - 2. Provides, in brief concise terms, a summation of your submittal and identifies the points that make your firm uniquely qualified for this project
 - 3. Is signed by an Authorized Representative of your firm who has the authority to commit to the proposed work
- D. Provide documentation that satisfies the Required Document Requirements
- E. Provide documentation that satisfies the criteria to be evaluated
- F. Provide the completed and signed Cover Sheet
- G. Addendum(s) Acknowledgement, if applicable
- H. Submission Form

- I. Fee Schedule (In separate envelope)
- J. Completed W9
- K. Universal Entity Identifier (UEI) Number
- L. Additional Attachments, if applicable

7. ATTACHMENTS:

- A. Statement of Qualifications (Standard Form 330)
- B. Vicinity Map
- C. Grading and Erosion Control Plan (GEC) Checklist-Template
- D. Post Construction Stormwater Management (PBMP) Applicability Form
- E. Stormwater Management Plan (SWMP) Checklist-Template
- F. Exhibit J Additional Federal Provisions
- G. Exhibit K FFATA Supplemental Federal Provisions
- H. Exhibit M OMB Uniform Guidance for Federal Awards
- I. Byrd Anti-Lobbying Certification
- J. FHWA Form 12173

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REQUEST FOR PROPOSAL #RFP-23-004 FEE SCHEDULE

Fee Schedule: SUBMIT IN A SEPERATE SEALED ENVELOPE: The fee schedule shall be provided as a separate document in a sealed envelope, independent of the technical proposal. Please provide a detailed fee schedule similar to the format shown on the fee schedule page that includes the following at minimum:

- a. Names of Key Personnel
- b. Attach subconsultant fee schedule(s) in similar format as shown on the fee schedule page
- c. Submit a comprehensive rate sheet
- d. Hourly rates, unit rates, and markups shall be a fixed rate and not a range
- e. A multiplier on personnel rates for overtime/off-hours work or field work conducted using upgrade levels of personal protection (i.e., Level C, B, or A) will not be considered
- f. Non-labor expenses shall be listed at cost (no loading on non-labor)
- g. List any additions in Miscellaneous Expenses be specific

EXAMPLE

PROJECT NAME

FEE SCHEDULE

I LL 30	HEDULE	LAAMELL			
Labor					
	PROJECT ROLE	Project Manager			
STAFF NAME		Smith		SUBTOTAL HOURS	SUBTOTAL
TITLE / LABOR CATEGORY OF KEY PERSONNEL		Professional III		BY TASK	FEE BY TASK
	BILLING RATE	\$55.00			
1	TASK NAME 1				
1.1					
1.2					
2	TASK NAME 2				
2.1					
2.2					
3	TASK NAME 3				
3.1					
3.2					
Total La	abor Hours				
Total Labor Fee					
Direct E	xpenses				\$0.00
Mileage					\$0.00
Equipment		\$0.00			
OTHER				\$0.00	
OTHER					\$0.00
			<u> </u>		\$0.00
Subcon	sultants				\$0.00
					\$0.00
					\$0.00
					\$0.00
					\$0.00
TOTAL	PROJECT FEE				
TOTAL	FROJECI FEE				



REQUEST FOR PROPOSAL #RFP-23-004 CONSULTANT INFORMATION

1.	CONS	ULTANT		
	a.	Legal Name of Company		
	b.	Business Name or DBA (if different)		
2.	LOCA	L COLORADO ADDRESS (IF APPLICABLE)		
	a.	Street Address		
	b.	City/State/Zip		
3.	ORDE	R ADDRESS		
	a.	Street Address		
	b.	City/State/Zip		
	C.	Online (website)		
4.	PAYM	ENT ADDRESS		
	a.	Street Address		
	b.	City/State/Zip		
5.	CONT	ACT INFORMATION		
	a.	Name/Title		
	b.	Telephone Number:	()	
	C.	Toll Free Number:	()	
	d.	Fax Number:	()	
	e.	Email Address:		
6.	TAXP	AYER IDENTIFICATION NUMBER		
7.	OWNE	ERSHIP STATUS (check all that apply)	Corporation Governmental Agency Individual Non-Profit	Partnership Sole Proprietorship Other
8.	PRIMA	ARY BUSINESS CLASSIFICATION	Broker Distributor Jobber Manufacturer Prime Consultant (trades)	Retailer Service Provider Subconsultant (trades) Wholesaler Other
9.	OFFIC	ERS, OWNERS, PARTNERS	Name/Title	
			Name/Title	

10.	COM	PANY PROFILE	
	a.	Date Firm Was Established	
	b.	Under the Laws of What State	
	c.	Number of Employees	
	d.	Approximate Yearly Sales Volume	
11.	PRIM	ARY PLACE OF BUSINESS	Home Office/Warehouse Office Building Warehouse Office Complex Other
12.	STAF	F EXPERIENCE (key members of your company's	s staff who will be assigned to this project)
	a.	Name/Position	Year Hired
		Years in Present Position	Years of Industry Experience
	b.	Name/Position	Year Hired
		Years in Present Position	Years of Industry Experience
	C.	Name/Position	Year Hired
		Years in Present Position	Years of Industry Experience
	d.	Name/Position	Year Hired
		Years in Present Position	Years of Industry Experience
	e.	Name/Position	Year Hired
		Years in Present Position	Years of Industry Experience
13.	REFE	RENCES (customers similar to El Paso County to	whom services similar in size and scope have been provided)
	a.	Company Name	Contact/Title
		Address	City/State /Zip
		Telephone ()	Email
	b.	Company Name	Contact/Title
		Address	City/State /Zip
		Telephone ()	Email
	C.	Company Name	
		Address	City/State /Zip
		Telephone ()	Email
	d.	Company Name	
		Address	City/State /Zip
		Telephone ()	
	e.	Company Name	
		Address	City/State /Zip

Telephone (_____) ____ Email _____

Request for Proposal #RFP-23-004

14.	BOND	ING. Is your firm able to obtain bonding up to and including an amount equal to the estimated project cost?
	Y	Yes No
15.	INSUR	RANCE. Is your firm able to obtain insurance as specified in the Special Terms and Conditions of this RFP?
	Y	res No
16.	PURC	HASE ORDERS. Do you accept purchase orders?
	Y	res No
17.	CRED	IT CARDS. Do you accept credit cards?
		Yes No
18.		RMATION (if you answer "yes" to any of the following questions, attach a separate page explaining your response clearly labeled the corresponding question number).
	a.	In the past five years, has there been any change in ownership of your company?
		Yes No (if "yes," attach explanation labeled 18a)
	b.	In the past five years, has your firm operated under any other name?
		Yes No (if "yes," attach explanation labeled 18b)
	C.	Are any corporate officers, owners or partners currently connected with any other firm in the same line of business?
		Yes No (if "yes," attach explanation labeled 18c)
	d.	In the past five years, has your firm been in bankruptcy?
		Yes No (if "yes," attach explanation labeled 18d)
	e.	In the past five years, has your firm been assessed and paid liquidated damages?
		Yes No (if "yes," attach explanation labeled 18e)
	f.	In the past five years, has your firm, or any firm with which your company's officers, owners or partners are associated, been barred, disqualified, removed, or otherwise prevented from bidding on, or competing for any government project for any reason?
		Yes No (if "yes," attach explanation labeled 18f)
	g.	In the past five years, has your firm been denied an award of any contract based on a finding by a public agency that your company was not a responsible bidder?
		Yes No (if "yes," attach explanation labeled 18g)
	h.	In the past five years, has any claim against your firm concerning your firm's work on a project been filed in court or arbitration?
		Yes No (if "yes," attach explanation labeled 18h)
	i.	Has your firm made any claim against a project owner concerning work on a project or payment for a contract and filed that claim in court or arbitration?
		Yes No (if "yes," attach explanation labeled 18i)
	j.	Has your firm, or any of its officers, owners, or partners, ever been found liable in a civil suit or found guilty in a criminal action for making any false claim or material misrepresentation to any public agency or entity?
		Yes No (if "yes," attach explanation labeled 18j)

Request for Proposal #RFP-23-004

		law related to your business	dealings?
		Yes No	(if "yes," attach explanation labeled 18k)
	I.	Has your firm, or any of its o any other act of dishonesty?	fficers, owners, or partners, ever been convicted of a federal or state crime of fraud, theft, o
		Yes No	(if "yes," attach explanation labeled 18I)
	m.		ny surety company made any payments on your firm's behalf as result of a default, to satisfy erformance or payment bond issued on your firm's behalf?
		Yes No	(if "yes," attach explanation labeled 18m)
	n.		ied bond coverage by a surety company, or has there ever been a period of time when you ace during a project when one was required?
		Yes No	(if "yes," attach explanation labeled 18n)
	0.	Have you ever had insurance	e terminated by a carrier?
		Yes No	(if "yes," attach explanation labeled 18o)
	p.	In the past five years, has ar firm?	ny insurance carrier, for any form of insurance, refused to renew an insurance policy for you
		Yes No	(if "yes," attach explanation labeled 18p)
	q	In the past five years, has OS	SHA cited and assessed penalties against your firm?
		Yes No	(if "yes," attach explanation labeled 18q)
19.	Licens	ses. Does your company have cu	urrent and valid licenses for the services being requested? Please provide copies.
		Yes No	(if "yes," attach licenses labeled 18)
20.	submit	cation. The undersigned hereby ted in/with this form is true and cqualifying the Consultant's Response	r affirms (1) that he/she is a duly authorized agent of the Consultant and (2) that the information correct. Any information submitted herein that is later found to be false shall serve as grounds onse.
?0.	submit	ted in/with this form is true and c qualifying the Consultant's Respo	correct. Any information submitted herein that is later found to be false shall serve as grounds
? 0.	submit for disc	ted in/with this form is true and c qualifying the Consultant's Respo	correct. Any information submitted herein that is later found to be false shall serve as grounds onse.
20.	submit for disc a.	ted in/with this form is true and c qualifying the Consultant's Respo Printed Name: Printed Title:	correct. Any information submitted herein that is later found to be false shall serve as grounds onse.
20.	submit for disc a. b.	ted in/with this form is true and c qualifying the Consultant's Respo Printed Name: Printed Title:	correct. Any information submitted herein that is later found to be false shall serve as grounds onse.
20.	submit for disc a. b. c.	ted in/with this form is true and concentrated in/with this form is true and concentrated in the consultant's Responsible Printed Name: Printed Title: Firm Name: Address:	correct. Any information submitted herein that is later found to be false shall serve as grounds onse.
20.	submit for disc a. b. c.	ted in/with this form is true and concluditying the Consultant's Responsible Printed Name: Printed Title: Firm Name: Address: City, State, Zip:	correct. Any information submitted herein that is later found to be false shall serve as grounds onse.
20.	submit for disc a. b. c. d.	ted in/with this form is true and or qualifying the Consultant's Responsible Printed Name: Printed Title: Firm Name: Address: City, State, Zip: Telephone:	correct. Any information submitted herein that is later found to be false shall serve as grounds onse.
20.	submit for disc a. b. c. d. e.	ted in/with this form is true and or qualifying the Consultant's Responsible Printed Name: Printed Title: Firm Name: Address: City, State, Zip: Telephone: Fax:	correct. Any information submitted herein that is later found to be false shall serve as grounds onse.

Attach all requested exhibit items to the end of this document and clearly label each exhibit with the corresponding question number.



REQUEST FOR PROPOSAL #RFP-23-004 PROPRIETARY / CONFIDENTIAL STATEMENT

any pe				of, or part of this submittal may be released f Colorado Open Records Act CRS 24-72-20	
	None of this submittal	is consider	ed proprietary and/or confi	dential	
OR	stated (cite the specifi	c exemption	ons allowed by the Colora	roprietary and/or confidential for the reasor do Open Records Act/Government Code). onse is required if this section is selected	A
Page:	Code:	F	Reason:		
					_
suffici				olorado Open Records Act (CORA) is note that the second section is subject that the second se	
I/We a	cknowledge that the abo	ve stateme	ents may be subject to lega	al review and challenge.	
This fo	rm is considered as a se	ection of the		n provided above and agrees to comply in fu P-23-004 and therefore, this signed docume kage.	
Author	ized Representative's Si	gnature		Date	_
Printed	l Name			Title	_

Company Name



REQUEST FOR PROPOSAL #RFP-23-004 NO BID STATEMENT

El Paso County values your input. Your input assists us in building competitive solicitations and ensuring our solicitations are cutting edge and relevant. Please spend a few minutes to complete this form and return to the Contracts and Procurement Division. Please send to: El Paso County Becky Schaffstein, CPPB RFP-23-004; Galley Road Sidewalks-Bridge at Peterson Project beckyschaffstein@elpasoco.com Specifications too "strict" (i.e. – geared toward one brand or manufacturer only, etc.). Please explain. Specifications are unclear. Please explain. Other. Please explain in detail. ☐ We are unable to meet specifications ☐ Insufficient time to respond to the solicitation ☐ Our schedule would not permit us to perform within the required time ☐ We are unable to meet insurance and/or bonding requirements ☐ We do not offer this product or service PRINT OR TYPE YOUR INFORMATION Company Name: _____ Fax: _____ City/State/Zip: Address: Contact Person: _______ Title: ______ _____ Phone: ____ Authorized Representative's Signature: _______ Date: _____ Printed Name: ______ Title: _____ Email: ______ Phone: _____

Request for Proposal #RFP-23-004



REQUEST FOR PROPOSAL #RFP-23-004 SUBMISSION FORM

ELECTRONIC SUBMISSION OF OFFERS: El Paso County will only accept electronic bid Responses submitted through the Rocky Mountain E-Purchasing system. A Submittal Log will be posted after the County has had an opportunity to review and verify the submittals offered to the County.

The original Offer must be received before the due date and time through an electronic package transmitted through the Rocky Mountain E-Purchasing system. The Consultant is responsible for ensuring its Response is posted by the due date and time outlined in the solicitation document.

If the submittal arrives late, it will not be included in the electronic lockbox.

ALL signatures on required documents must be in blue ink or a verifiable electronic signature

Consultant shall check (✓) to confirm that the following documentation has been submitted:
Signed Cover Sheet from this Solicitation
Consultant Information Form
Proprietary / Confidential Statement
Signed copies of any addenda issued regarding this Solicitation
W9 Documentation / Universal Entity Identifier (UEI) Number
Exhibit 1, 2, 3, 4, and 5
Does your offer comply with all of the terms and conditions of this solicitation and the attached Agreement?
☐ Yes ☐ No If not, indicate exceptions on Exhibit 1.
Does your offer meet or exceed all of the specifications of this solicitation and the attached Agreement?
☐ Yes ☐ No If not, indicate exceptions on Exhibit 1.
Consultant's response to the following question will not be considered in awarding this Solicitation.
El Paso County actively participates in purchasing between and among government agencies to combine purchasing power and resources and to obtain lower costs of procurement for quality goods and services. As such, we hereby request that other agencies of government be permitted to avail themselves of any award resulting from this solicitation and purchase any and all items specified herein from the successful Consultant(s) at the contract price(s) established herein. Each agency would establish its own contract, issue its own orders, be invoiced therefrom, make its own payments, and issue its own exemption certificates as required by the Consultant. It is understood and agreed that El Paso County would not be a legally binding party to any contractual agreement made between any other agency and the Consultant as a result of this Solicitation.
May other units of government avail themselves of this contract and purchase any and all items specified.
☐ Yes ☐ No

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REQUEST FOR PROPOSAL #RFP-23-004 EXHIBIT 1 – EXCEPTIONS FORM

EXHIBIT 1: EXCEPTIONS	
Print the words "no exceptions" (here) the terms, conditions, or specifications of these Response of	if there are no exceptions taken to any of documents or contract.
If there are exceptions taken to any of the terms, conditions, they must be clearly stated on a separate sheet of paper at	
Note: All potential Offerors are hereby advised that exce phase which may affect the final scoring of Responses. Off or agreement may be determined non-responsive and their	erors stipulating that the County must use their contract
Company Name:	
Address:	
Address:(County, State and Zip Code)	
Federal Tax ID#:	
PHONE:	_
FAX:	
E-MAIL ADDRESS:	_
Authorized Signature:Date	9:
Printed Name/Title:	



REQUEST FOR PROPOSAL #RFP-23-004 EXHIBIT 2 – DEBARMENT CERTIFICATION

EXHIBIT 2: CERTIFICATION REGARDING DEBARMENT, SUSPENSION AND OTHER RESPONSIBILITY MATTERS

The undersigned duly authorized official of the proposer certifies to the best of its knowledge and belief, that it and its principals:

- A. Are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from covered transactions by any Federal department or agency.
- B. Are presently active and in good standing on SAMS.gov
- C. Are required to be in good standing throughout the contract term
- D. Have not within a three-year period preceding this Response been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain or performing a public (federal, state or local) transaction or contract under a public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification, or destruction of records, making false statements or receiving stolen property.
- E. Are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state, or local) with commission of any of the offenses enumerated in paragraph (B) of this certification; and
- F. Have not within a three-year period preceding this application/Response had one or more public transaction (federal, state, or local) terminated for cause or default.
- G. Are not on the Comptroller General's List of Ineligible Bidders or any similar list maintained by any other governmental entity.

Where the proposer is unable to certify to any of the statements in this certification, such prospective participant shall attach an explanation to this Response.

(Check One)	
I DO CERTIFY	I DO NOT CERTIFY
Date:	
Signature:	
Title:	



REQUEST FOR PROPOSAL #RFP-23-004 EXHIBIT 3 – LOBBYING RESTRICTION CERTIFICATION

EXHIBIT 3: RESTRICTIONS ON LOBBYING CERTIFICATION

Pursuant to United States Public Law 101-121, Section 319, the undersigned duly authorized official of the proposer hereby certifies, to the best of her/his knowledge and belief, that:

- 1. No Federal appropriated funds have paid or will be paid, by or on behalf of the undersigned, to any person for the purpose of 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 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 or agency 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 a Standard Form-LLL, "Disclosure Form to Report Lobbying", in accordance with its instructions.
- 3. The undersigned duly authorized official shall require and ensure that the language of this certification be included in any award documents for subcontracts, grants, loans, and cooperative agreements, and that all subconsultants shall so 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. The submission of this Certification is a prerequisite for making or entering into this transaction, imposed by Title 31 USC Section 1352. Any proposer (person) who fails to file the required certification shall be subject to civil penalty of not less than ten thousand dollars (\$10,000) and not more than one hundred thousand dollars (\$100,000) for each such failure to file.

I DO CERTIFY	☐ I DO NOT CERTIFY ☐
Proposer:	
Signature:	
Title:	
Date:	



REQUEST FOR PROPOSAL #RFP-23-004 EXHIBIT 4 – NON-COLLUSION AFFIDAVIT

EXHIBIT 4: NON-COLLUSION AFFIDAVIT

The un that:	dersigned duly authorized official of the proposer hereby certifies, to the best of her/his knowledge and belief,		
1.	That I am an officer or employee of (proposing entity) having the authority to sign on behalf of the corporation, and,		
2.	2. That the prices in the attached Response were arrived at independently by		
3.	3. That unless otherwise required by law, the contents and prices contained in the Response have not bee communicated by		
4.			
I DO C	ERTIFY I DO NOT CERTIFY		
Propos	er:		
Signati	ure:		
Title:			

Date:



REQUEST FOR PROPOSAL #RFP-23-004 EXHIBIT 5 – MINIMUM INSURANCE REQUIREMENTS

EXHIBIT 5: MINIMUM INSURANCE REQUIREMENTS

For this contract, the following provisions for insurance shall apply:

The Consultant agrees to procure and maintain, during the life of this Agreement, a policy, or policies of insurance against all liability, claims, demands and other obligations assumed by the Consultant, pursuant to Attachment A. Such insurance shall be in addition to any other insurance requirements imposed by this Agreement or by law. The Consultant shall not be relieved of any liability, claims, demands or other obligations assumed pursuant to Attachment A, by reason of its failure to procure or maintain, during the life of this Agreement, insurance in sufficient amounts, durations, or types.

The Consultant shall procure and maintain, during the life of this Agreement, for itself and any subconsultants, the minimum insurance coverages listed below. Such coverages shall be procured and maintained with forms and insurers acceptable to the County. All coverages shall be continuously maintained to cover all liability, claims, demands and other obligations assumed by the Consultant, pursuant to Attachment A. In the case of a claims-made policy, the necessary retroactive dates and extended reporting periods shall be procured to maintain such continuous coverage. Notwithstanding the foregoing, when the Consultant requires a subconsultant to obtain insurance coverage, the types and minimum limits of this coverage may be different than those required, as stated herein for the Consultant.

1. The certificate of insurance provided by the Consultant shall be completed by the Consultant's insurance agent as evidence that policies providing the required coverages, conditions and minimum limits are in full force and effect and **shall be reviewed and approved by the County prior to commencement of the Agreement**. No other form of certificate shall be used. The certificate shall identify this Agreement and the coverages afforded under the policies. **The certificate of insurance must be on file with the County prior to commencement of the Agreement**. The completed certificate of insurance shall be sent to:

El Paso County Board of County Commissioners Attn: Contracts and Procurement Division 15 East Vermijo Avenue Colorado Springs, Colorado 80903

- 2. It is the affirmative obligation of the Consultant to notify the County's Contract Specialist, as provided in this Agreement, including e-mailing (PURCOI@elpasoco.com) a copy of the notice to the Contracts and Procurement Division, within two (2) business days of the cancellation or substantive change to any insurance policy required under this Agreement, and failure to do so shall constitute a breach of this Agreement.
- 3. Failure on the part of the Consultant to procure or maintain policies providing the required coverages, conditions and minimum limits shall constitute a material breach of contract upon which the County may immediately terminate this Agreement or, at its discretion, the County may procure or renew any such policy or any extended reporting period thereto and may pay any and all premiums in connection therewith, and all monies so paid by the County shall be repaid by Consultant to the County upon demand, or the County may offset the cost of the premiums against any monies due to Consultant from the County.
- 4. The County reserves the right to request and receive a certified copy of any policy and any endorsement thereto.
- 5. The parties hereto understand and agree that the County, its officers and employees, are relying on and do not waive or intend to waive by any provision of this Agreement the monetary limitations

(presently Three Hundred Eighty-Seven Thousand Dollars (\$387,000) per person, and One Million Ninety-Three Thousand Dollars (\$1,093,000) per occurrence), which amounts shall be adjusted by an amount reflecting the percentage change over a four-year period in the United States Department of Labor, Bureau of Labor Statistics, Consumer Price Index for Denver-Boulder-Greeley, All Items, All Urban Consumers, or its successor index, or any other rights, immunities and protections provided by the Colorado Governmental Immunity Act, C.R.S. § 24-10-101, et seq., as from time to time amended, or otherwise available to the County, its officers or employees.

El Paso County and the Colorado Department of Transportation must be included on the General Liability insurance as an additional insured. Certificates of Insurance must be submitted before commencing work and provide 30 days' notice prior to any cancellation.

It shall be the responsibility of the Consultant to ensure that all sub-Consultants carry insurance of not less than those coverages and limits specified herein. Proper evidence of this compliance must be forwarded to appropriate department prior to the inception of any work by sub-Consultant.

The undersigned certifies and agrees to carry and maintain the insurance requirements indicated above through the contract Period of Performance.		
(Name of Company)		
(Signature)	(Date)	

ATTACHMENT A INSURANCE CHECKLIST

SOLICITATION NUMBER: TITLE OF SOLICITATION:

RFP-23-004
Galley Road Sidewalks-Bridge at Peterson Project

Insurance items checked below have been identified as necessary requirements for this Consultant per the desired scope of work.

Insurance Item:	Required	Waived
Consultant shall obtain and maintain, and ensure that each Subconsultant shall obtain and maintain, insurance as specified in this section and per EXHIBIT 5 at all times during the term of this Contract. All insurance policies required by this Contract shall be issued by insurance companies as approved by the County.	X	
Workers' Compensation: Workers' compensation insurance as required by state statute, and employers' liability insurance covering all Consultant or Subconsultant employees acting within the course and scope of their employment.	х	
General Liability: Commercial general liability insurance covering premises operations, fire damage, independent Consultants, products and completed operations, blanket contractual liability, personal injury, and advertising liability with minimum limits as follows: \$1,000,000 each occurrence; \$2,000,000 general aggregate; \$1,000,000 products and completed operations aggregate; and \$50,000 damage to premises rented to you – anyone premises.	х	
Automobile Liability: Automobile liability insurance covering any auto (including owned, hired, and non-owned autos) with a minimum limit of \$1,000,000 each accident combined single limit.	Х	
Subrogation Waiver : All insurance policies secured or maintained by Consultant in relation to this contract shall include clauses stating that each carrier shall waive all rights of recovery under subrogation or otherwise against the County, its agencies, institutions, organizations, officers, agents, employees, and volunteers.	Х	
Umbrella Liability Insurance: Commercial Umbrella/Excess Liability Insurance for bodily injury and property damage liability must sit over Consultant's primary Employer's Liability, Commercial General Liability and Commercial Automobile Liability with limits of: \$1,000,000 each occurrence and aggregate. Higher or Lower limits may be required or determined acceptable at the sole discretion of County.	х	
Protected Information: If Consultant's scope of work will include access to Confidential Information, such as PII, PHI, PCI, Tax Information, and CJI, Consultant shall maintain Cyber/ Network Security and Privacy Liability Insurance in an amount of not less than \$1,000,000 each occurrence; and \$2,000,000 general aggregate to cover civil, regulatory and statutory damages, contractual damage, as well as data breach management exposure, and any loss of income or extra expense as a result of actual or alleged breach, violation or infringement of right to privacy, consumer data protection law, confidentiality or other legal protection for personal information, as well as confidential information of County.		х
Pollution Liability: If Consultant's scope of work includes any pollution liability exposure, Consultant must provide and maintain a separate Pollution Liability Insurance policy. Such insurance shall include coverage for the Hold-Harmless or Indemnification Clause contained in this Agreement. Coverage shall include Additional Insured status in favor of County, its agents and employees and a Waiver of Subrogation in favor of additional insured parties the policy shall be written with a limit of liability no less than \$1,000,000 each occurrence and aggregate.		х
Professional Liability Insurance: If Consultant's scope of work includes the performance of professional services, Consultant shall provide and maintain, for the statute of repose, Professional liability insurance covering any damages caused by an error, omission in performance of the professional services with minimum limits as follows: \$1,000,000 each claim; and \$1,000,000 general aggregate.	х	
Crime Insurance: If Consultant's scope of work includes Consultant or Consultant's employees' involvement with money or securities of County, Consultant shall provide and maintain Commercial Crime coverage for a loss arising out of or in connection with any fraudulent or dishonest act committed by employees of the Consultant, in an amount of not less than \$1,000,000 single limit. Commercial Crime Coverage shall include third party liability coverage and list County as a loss payee		x
Builders Risk: The Consultant shall purchase and maintain All Risk Builder's Risk insurance upon the entire Project to One Hundred Percent (100%) of the insurable value thereof for the benefit of the Owner and the Consultant. Such insurance shall include any and all direct damage to all structures under construction (including temporary structures) and all materials, supplies, machinery, and equipment at the work site which are or will be incorporated in the work, which is caused by hazards such as but not limited to, the hazards of fire, lightning, wind, earthquake, flood, vandalism, malicious mischief, and other hazards included in a standard Extended Coverage Endorsement.		х



REQUEST FOR PROPOSAL #RFP-23-004 ATTACHMENT B – SAMPLE PROFESSIONAL SERVICES AGREEMENT

The Sample Professional Services Agreement is included in this solicitation for information and reference purposes only.

It is the responsibility of the Consultant to provide any exceptions to this Solicitation and/or Sample Professional Services Agreement with its response for evaluation by El Paso County. It is the responsibility of the Consultant to provide the Solicitation and Sample Professional Services Agreement to their Legal Counsel for review and notation of any exceptions prior to submitting a proposal.

Following the determination of award, El Paso County and the successful Consultant will execute this document to consummate a contract between the parties. The Solicitation and the Consultant's Offer will be attached and incorporated as part of the contract.

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(Rev. August 2013) Department of the Treasury

Request for Taxpayer **Identification Number and Certification**

Give Form to the requester. Do not send to the IRS.

	Name (as shown on your Income tax return)			
oi.	Business name/disregarded entity name, if different from above			
on page	Check appropriate box for federal tax classification:		Exemptions (see instructions):	
-	Individual/sole proprietor C Corporation S Corporation Partnership			
<u>8</u> §			Exempt payee code (if any)	
Print or type Instructions	Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=partne	rship) 🕨	Exemption from FATCA reporting	3
is is			code (If any)	
돈등	Other (see Instructions) ►			
Specific	Address (number, street, and apt. or suite no.)	Requester's name a	and address (optional)	
8				
8	City, state, and ZIP code			
ð				
	List account number(s) here (optional)			
Par	Taxpayer Identification Number (TIN)			
Enter	your TIN in the appropriate box. The TIN provided must match the name given on the "Name	III IC	curtty number	
	id backup withholding. For individuals, this is your social security number (SSN). However, font alien, sole proprietor, or disregarded entity, see the Part I instructions on page 3. For othe			
	nt alien, sole proprietor, or disregarded entity, see the Part Histochoris on page 3. Por othe s. it is your employer identification number (EIN). If you do not have a number, see <i>How to a</i>		- -	
	page 3.			
Note.	If the account is in more than one name, see the chart on page 4 for guidelines on whose	Employer	Identification number]
numb	er to enter.			
			<u>- </u>	
Par	Certification			
Under	penalties of perjury, I certify that:			

- The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding, and
- 3. I am a U.S. citizen or other U.S. person (defined below), and
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgag interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions on page 3.

Sign Here	Signature of U.S. person ►	Date►

General Instructions

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

Future developments. The IRS has created a page on IRS.gov for information about Form W-9, at www.irs.gov/w9. Information about any future developments affecting Form W-9 (such as legislation enacted after we release it) will be posted on that page.

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, payments made to you in settlement of payment card and third party network transactions, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made

Use Form W-9 only if you are a U.S. person (Including a resident allen), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
- 2. Certify that you are not subject to backup withholding, or
- Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the

withholding tax on foreign partners' share of effectively connected income, and 4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct.

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

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

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

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

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Form W-9 (Rev. 8-2013)

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

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

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

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

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

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

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

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

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

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

Payments you receive will be subject to backup withholding if:

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

Certain payees and payments are exempt from backup withholding. See Exempt payee code on page 3 and the separate instructions for the Requester of Form W-9 for more information.

Also see Special rules for partnerships on page 1.

What is FATCA reporting? The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See Exemption from FATCA reporting code on page 3 and the instructions for the Requester of Form W-9 for more Information.

Updating Your Information

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

Penalties

Failure to furnish TIN. If you fall to furnish your correct TIN to a requester, you are subject to a penalty of \$60 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for faisifying information. Willfully faisifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

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

Specific Instructions

Name

If you are an individual, you must generally enter the name shown on your income tax return. However, if you have changed your last name, for instance, due to marriage without informing the Social Security Administration of the name change, enter your first name, the last name shown on your social security card, and your new last name.

if the account is in joint names, list first, and then circle, the name of the person or entity whose number you entered in Part I of the form.

Sole proprietor. Enter your individual name as shown on your income tax return on the "Name" line. You may enter your business, trade, or "doing business as (DBA)" name on the "Business name/disregarded entity name" line.

Partnership, C Corporation, or S Corporation. Enter the entity's name on the "Name" line and any business, trade, or "doing business as (DBA) name" on the "Business name/disregarded entity name" line.

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

Note. Check the appropriate box for the U.S. federal tax classification of the person whose name is entered on the "Name" line (Individual/sole proprietor, Partnership, C Corporation, S Corporation, Trust/estate).

Limited Liability Company (LLC). If the person identified on the "Name" line is an LLC, check the "Limited liability company" box only and enter the appropriate code for the U.S. federal tax classification in the space provided. If you are an LLC that is treated as a partnership for U.S. federal tax purposes, enter "P" for partnership. If you are an LLC that has filed a Form 8832 or a Form 2553 to be taxed as a corporation, enter "C" for C corporation or "S" for S corporation, as appropriate. If you are an LLC that is disregarded as an entity separate from its owner under Regulation section 301.7701-3 (except for employment and excise tax), do not check the LLC box unless the owner of the LLC (required to be identified on the "Name" line) is another LLC that is not disregarded for U.S. federal tax purposes. If the LLC is disregarded as an entity separate from its owner, enter the appropriate tax classification of the owner identified on the

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

Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the Exemptions box, any code(s) that may apply to you. See Exempt payee code and Exemption from FATCA reporting code on page 3. Form W-9 (Rev. 8-2013) Page 3

Exempt payee code. Generally, individuals (including sole proprietors) are not exempt from backup withholding. Corporations are exempt from backup withholding for certain payments, such as interest and dividends. Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.

Note. If you are exempt from backup withholding, you should still complete this form to avoid possible erroneous backup withholding.

The following codes identify payees that are exempt from backup withholding:

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

The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

IF the payment is for	THEN the payment is exempt for
Interest and dividend payments	All exempt payees except for 7
Broker transactions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.
Barter exchange transactions and patronage dividends	Exempt payees 1 through 4
Payments over \$600 required to be reported and direct sales over \$5,000 ¹	Generally, exempt payees 1 through 5 ²
Payments made in settlement of payment card or third party network transactions	Exempt payees 1 through 4

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

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements.

- A-An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)
 - B-The United States or any of its agencies or instrumentalities
- C—A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities
- D-A corporation the stock of which is regularly traded on one or more established securities markets, as described in Reg. section 1.1472-1(c)(1)(i)
- E—A corporation that is a member of the same expanded affiliated group as a corporation described in Reg. section 1.1472-1(c)(1)(i)
- F—A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state

- G-A real estate investment trust
- H—A regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940
 - I-A common trust fund as defined in section 584(a)
 - J—A bank as defined in section 581
- K-A broker
- L-A trust exempt from tax under section 664 or described in section 4947(a)(1)
- M-A tax exempt trust under a section 403(b) plan or section 457(g) plan

Part I. Taxpayer Identification Number (TIN)

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

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN. However, the IRS prefers that you use your SSN.

If you are a single-member LLC that is disregarded as an entity separate from its owner (see Limited Liability Company (LLC) on page 2), enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note. See the chart on page 4 for further clarification of name and TIN combinations

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local Social Security Administration office or get this form online at www.ssa.gov. You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/businesses and clicking on Employer Identification Number (EIN) under Starting a Business. You can get Forms W-7 and SS-4 from the IRS by visiting IRS.gov or by calling 1-800-TAX-FORM (1-800-829-3676).

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

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

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

Part II. Certification

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

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

Signature requirements. Complete the certification as indicated in items 1 through 5 below.

- Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification.
- 2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.
- Real estate transactions. You must sign the certification. You may cross out item 2 of the certification.
- 4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).
- 5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

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

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What Name and Number To Give the Requester

What Name and Number To Give the Requester		
For this type of account:	Give name and SSN of:	
Individual Two or more individuals (joint account)	The individual The actual owner of the account or, if combined funds, the first individual on the account '	
Custodian account of a minor (Uniform Gift to Minors Act)	The minor ²	
a. The usual revocable savings trust (grantor is also trustee)	The grantor-trustee '	
 b. So-called trust account that is not a legal or valid trust under state law 	The actual owner ¹	
 Sole proprietorship or disregarded entity owned by an individual 	The owner ^a	
 Grantor trust filing under Optional Form 1099 Filing Method 1 (see Regulation section 1.671-4(b)(2)(i)(A)) 	The grantor*	
For this type of account:	Give name and EIN of:	
 Disregarded entity not owned by an individual 	The owner	
8. A valid trust, estate, or pension trust	Legal entity *	
Corporation or LLC electing corporate status on Form 8832 or Form 2553	The corporation	
Association, club, religious, charitable, educational, or other tax-exempt organization	The organization	
11. Partnership or multi-member LLC	The partnership	
A broker or registered nominee	The broker or nominee	
 Account with the Department of Agriculture in the name of a public entity (such as a state or local 	The public entity	
government, school district, or prison) that receives agricultural program payments		

¹ List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.

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

Secure Your Tax Records from Identity Theft

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

To reduce your risk:

- · Protect your SSN,
- Ensure your employer is protecting your SSN, and
- . Be careful when choosing a tax preparer.

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

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

For more information, see Publication 4535, Identity Theft Prevention and Victim Assistance.

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

Protect yourself from suspicious emails or phishing schemes. Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

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

Visit IRS.gov to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

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

² Circle the minor's name and furnish the minor's SSN.

⁹You must show your individual name and you may also enter your business or "DBA" name on the "Business name/disregarded entity" name line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.

List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.) Also see Special rules for partnerships on page 1.

^{*}Note. Grantor also must provide a Form W-9 to trustee of trust.

AGREEMENT FOR SERVICES

RFP-23-044; Galley Road Sidewalks-Bridge at Peterson Project

THIS AGREEMENT is entered into as of the	day of	, by and between the Board of
County Commissioners of the County of El Paso, State of	f Colorado (he	reinafter referred to as the "County") and
(hereinafter referred to as the "Consultant").		
WHEREAS, the County desires to engage the Co(the "Project").	onsultant to pro	wide the services described in Exhibit A,
NOW EMERGEORE 1	C 11	

NOW, THEREFORE, the parties mutually agree as follows:

- 1. **Scope of Services.** The Consultant shall furnish all labor and materials to perform the services required for the complete and prompt execution and performance of all duties, obligations, and responsibilities for the Project, which are described or reasonably implied from Section 1 of Exhibit A, which is attached hereto and incorporated herein by this reference.
- 2. **Incorporated Documents.** The following documents are incorporated herein by reference and made a part of this Agreement: Request for Proposal #23-004, FHWA Form 1273, Title VI Non-Discrimination Assurance Appendix A&E, Schedule, Notice of Award; Notice to Proceed; General Conditions; Special Conditions, measurement, payment, and technical specifications and drawings; and any modifications and change orders or other such revisions properly authorized after the execution of this agreement.

In the event of any conflicts between this Agreement and any referenced or attached documents, this Agreement shall control.

- 3. **Time of Performance.** The services of the Consultant are to commence and be completed (or end) by the dates set forth in Section 2 of Exhibit A, unless this Agreement is sooner terminated pursuant to paragraph 5.A. below. All time limits are of the essence in this Agreement.
- 4. **Method of Payment.** The County will compensate the Consultant for services rendered in accordance with Section 3 of Exhibit A, subject to the availability of appropriated funds within the annual budget. The Consultant is responsible for paying all applicable income, Federal Insurance Contributions Act (FICA), Federal Unemployment Tax Act, or other taxes owed on compensation paid under this Agreement. The Consultant shall submit requests for payment in a form acceptable to the County and in conformance with the County's policies. The Consultant shall provide such backup information for its payment requests as may be reasonably requested by the County. The County shall have forty-five (45) days from receipt of any payment request to make payment to the Consultant.

5. General Terms and Conditions.

A. <u>Termination of Agreement</u>. The County or the Consultant shall have the right to terminate this Agreement, with or without cause, by giving written notice to the other party of such termination and specifying the effective date thereof, which notice shall be given at least the number of days set forth in Section 4 of Exhibit A prior to the effective date of such termination. In such event, all finished or unfinished documents, data, studies, and reports prepared by the Consultant pursuant to this Agreement shall become the property of the County. Unless expressly stated otherwise in the notice, Consultant shall provide no further services in connection with this Agreement after receipt of a notice of termination, and the Consultant shall proceed to cancel all existing orders and contracts that are chargeable to the County under this Agreement. The Consultant shall be entitled to receive compensation in accordance with this Agreement for any satisfactory services completed pursuant to the terms of this Agreement prior to the date of receipt of the notice of termination, or such other stop-work date as may be specified in the notice. Notwithstanding the above, the Consultant shall not be relieved of liability to the County for damages sustained by virtue of any breach of this Agreement by the Consultant.

<u>Pandemics</u>. The Consultant shall abide by any local, state, and federal health orders in effect or instituted during the term of this Agreement. The Consultant is expected to implement any such changes effective immediately. Failure to abide by such requirements may result in termination of the Agreement.

B. <u>Changes</u>. The County or Consultant may, from time to time, request changes in the scope of services or compensation of the Consultant. Such changes that are mutually agreed upon between the County and Consultant shall be in

writing, and upon execution shall become part of this Agreement. To be effective, all changes must be signed by the Consultant and by the Board of County Commissioners, or by a person authorized by resolution to sign on behalf of the Board.

- C. <u>Assignability or Subcontracting</u>. Any assignment, transfer or subcontracting of this Agreement is prohibited, unless written consent is obtained from the County.
- D. <u>Audit</u>. The County and any of its duly authorized representatives shall have reasonable access to any books, documents, papers, and records of the Consultant which are pertinent to the Consultant's performance under this Agreement for the purpose of making an audit, examination, or excerpts. The Consultant shall provide any documentation necessary to prepare all reporting required of or by the County, and shall keep all books, documents, papers, and records which are pertinent to the Consultant's performance for a minimum period of three years, or such longer time as may be set forth in any Special Conditions or addendums to this Agreement.
- E. <u>Equal Employment Opportunity</u>. While performing this Agreement, the Consultant shall not discriminate against any employee, subconsultant, or applicant for employment because of disability, race, creed, color, gender, sexual orientation, religion, age, national origin, or ancestry.
- F. <u>Ownership of Documents</u>. All drawings, specifications, guidelines, and other documents prepared or received by the Consultant in connection with this Agreement shall be the property of the County.
- G. <u>Assignment of Copyrights</u>. The Consultant assigns to the County the copyrights to all works prepared, developed, or created pursuant to this Agreement, including the rights to: 1) reproduce the work; 2) prepare derivative works; 3) distribute copies to the public by sale, rental, lease, or lending; 4) perform the works publicly; and 5) to display the work publicly. The Consultant waives its rights to claim authorship of the works, to prevent its name from being used in connection with the works, and to prevent distortion of the works.
- H. Governing Law/Forum/Interpretation. This Agreement has been executed by the parties hereto on the day and year first above written and shall be governed by the laws of the State of Colorado. Venue for any civil action relating to this Agreement shall be in El Paso County. Both parties agree that the rule that ambiguities in a contract are to be construed against the drafting party shall not apply to the interpretation of this Agreement. If there is any conflict between the language of this Agreement and any exhibit or attachment, the language of this Agreement shall govern.

Consultant shall comply with all applicable federal and State laws, rules, and regulations in effect or hereafter established, including, without limitation, laws applicable to discrimination and unfair employment practices.

Colorado law, and rules and regulations issued pursuant thereto, shall be applied in the interpretation, execution, and enforcement of this Agreement. Any provision included or incorporated herein by reference which conflicts with said laws, rules, and regulations shall be null and void. All suits or actions related to this Agreement shall be filed and proceedings held in the State of Colorado and exclusive venue shall be in the Fourth Judicial District, El Paso County.

- I. <u>Compliance with Laws/Licenses and Permits</u>. The Consultant shall comply with all applicable federal, state and local laws, ordinances, regulations, and resolutions. The Consultant shall be responsible for obtaining all licenses and permits necessary to perform the scope of services, at the Consultant's expense, unless specifically stated otherwise in this Agreement.
- J. No Waiver of Rights. The County's approval or acceptance of, or payment for, services shall not be construed to operate as a waiver of any rights or benefits to be provided under this Agreement. No covenant or term of this Agreement shall be deemed to be waived by the County except in writing signed by the Board of County Commissioners or person authorized to sign by resolution of the Board, and any waiver of a right shall not be construed to be a waiver of any other right or to be a continuing waiver, unless specifically so stated.
- K. <u>Non-appropriation</u>. Pursuant to Article X, Section 20 of the Colorado Constitution and C.R.S. § 29-1-110, as amended, the financial obligations of the County as set forth herein after the current fiscal year are contingent upon funds for that purpose being appropriated, budgeted and otherwise available. This Agreement is automatically terminated on January 1st of the first fiscal year for which funds are not appropriated. The County shall give the Consultant written notice of such non-appropriation. Financial obligations of the County payable after the current Fiscal Year are contingent upon funds for that

purpose being appropriated, budgeted, and otherwise made available, pursuant to the Constitution for annual funding appropriation.

L. <u>Conflict of Interest/Ethics</u>. The Consultant shall refrain from providing services to other persons, firms or entities that would create a conflict of interest for Consultant with regard to providing services pursuant to this Agreement. The Consultant shall not offer or provide anything of benefit to any County official or employee that would place the official or employee in a position of violating the public trust in violation of Colorado Constitution Article XXIX, C.R.S. § 24-18-109, as amended.

The Consultant shall disclose any personal or private interest related to property or business within the County. Upon disclosure of any such personal or private interest, the County shall determine if the interest constitutes a conflict of interest. If the County determines that a conflict of interest exists, the County may treat such conflict of interest as adefault and terminate this Agreement.

- M. Remedies. In addition to any other remedies provided for in this Agreement, and without limiting its remedies available at law, the County may exercise the following remedial actions if the Consultant substantially fails to satisfy the duties and obligations in this Agreement. Substantial failure to satisfy the duties and obligations shall mean significant insufficient, incorrect, or improper performance, activities, or inactions by the Consultant. These remedial actions are as follows:
- (1) Suspend Consultant's performance pending necessary corrective action as specified by the County without the Consultant's entitlement to an increase in price/cost or a time extension; and/or
- (2) Withhold payment to the Consultant until the necessary services or corrections in performance are satisfactorily completed; and/or
- (3) Deny payment for those services which have not been satisfactorily performed, or which, due to circumstances caused by the Consultant, cannot be performed, or if performed would be of no value to the County.

The foregoing remedial actions are cumulative and the County, it its sole discretion, may exercise any or all of them individually or simultaneously. The County shall provide written notice to Consultant of its exercise of any of the foregoing remedial actions.

- N. <u>Force Majeure</u>. Neither the Consultant nor the County shall be liable for any delay in, or failure of performance of, any covenant or promise contained in this Agreement, nor shall any delay or failure constitute default or give rise to any liability for damages if, and only to extent that, such delay or failure is caused by "force majeure." As used in this Agreement, "force majeure" means acts of God, acts of the public enemy, unusually severe weather, fires, floods, epidemics, quarantines, strikes, labor disputes and freight embargoes, to the extent such events were not the result of, or were not aggravated by, the acts or omissions of the non-performing or delayed party.
- O. <u>Third-Party Beneficiaries</u>. It is expressly understood and agreed that the enforcement of this Agreement and all rights of action relating thereto shall be strictly reserved to the County and the named Consultant. Nothing contained in this Agreement shall give or allow any claim or right of action whatsoever by any other third person.
- P. <u>Survival of Terms and Conditions</u>. Notwithstanding anything herein to the contrary, the parties understand and agree that all terms and conditions of the Agreement that anticipate continued performance, compliance, or effect beyond the termination date of the Agreement shall survive such termination date and shall be enforceable in the event of a failure to perform or comply.
- Q. <u>Abilities, Qualifications, Experience, and Best Efforts.</u> Notwithstanding anything to the contrary contained in this Agreement, the County and Consultant agree and acknowledge that the County enters into this Agreement relying on the special and unique abilities of Consultant to perform the services and accomplish the tasks described. Consultant accepts the relationship of trust and confidence established between Consultant and the County by this Agreement. Consultant covenants with the County to use its best efforts. Consultant shall further the interests of the County according to the County's requirements and procedures, and according to the highest standards and quality prevailing among those who perform work of a similar nature.

- R. <u>Accuracy of Work</u>. The Consultant represents, covenants, and agrees that its work will be accurate and free from any material errors.
- S. <u>Personally Identifiable Information (PII)</u>. If the Consultant or any of its SubConsultants will or may receive PII under this Agreement, Consultant shall provide for the security of such PII, in a manner and form acceptable to the County, including, without limitation, non-disclosure requirements, use of appropriate technology, security practices, computer access security, data access security, data storage encryption, data transmission encryption, security inspections and audits. Consultant shall be a "Third-Party Service Provider" as defined in C.R.S. § 24-73-101(1) (i) and shall maintain security procedures and practices consistent with C.R.S. § 24-73-102 and C.R.S. § 24-73-103. In the event Consultant incurs a data breach whereby it is reasonably believed that any of County's PII either could have been, or was compromised, then Consultant shall immediately notify the County in writing and shall abide by C.R.S. § 24-73-101 *et seq*.
- 6. **Insurance.** In part to assure the County that the Consultant is always capable of fulfilling the specified indemnification obligations, the Consultant must purchase and maintain insurance of the kind and in the minimum amounts specified below, unless indicated otherwise in Section 7 of Exhibit A.
- A. The Consultant agrees to procure and maintain, at its own expense, for all services covered by this Agreement, the following policies of insurance:
- (1) Workers' Compensation Insurance: The Consultant will maintain workers' compensation insurance covering the Consultant for the performance of all services under this Agreement in accordance with applicable state laws, and employer's liability insurance. Coverage shall include a waiver of subrogation in favor of El Paso County

Minimum Limits:

- Workers' Compensation statutory limits
- Employer's Liability:
 - \$1,000,000 bodily injury for each accident
 - \$1,000,000 each employee for disease
 - \$1,000,000 disease aggregate

The requirements of this provision shall apply to the Consultant and to all subconsultants.

(2) Commercial General Liability: The Consultant will maintain commercial general liability insurance covering all operations by or on behalf of the Consultant on an occurrence basis against claims for bodily injury, property damage (including loss of use) and personal injury. Such insurance will have these minimum limits and coverages:

Minimum Limits:

- \$1,000,000 each occurrence
- \$2,000,000 general aggregate with dedicated limits per project site
- \$2,000,000 products and completed operations aggregate

Coverages:

- Products and completed operations coverage maintained for at least 2 years after completion of the project for construction Consultants
- Contractual Liability
- Independent Consultants
- Defense in addition to the limits of liability
- Waiver of Subrogation
- Severability of Interests Provision

Additional Insured Endorsement (for on-going and completed operations) issued to El Paso County, Colorado its officers, its agents, and its employees acting in the scope of their employment.

The requirements of this provision shall apply to the Consultant and to all subconsultants.

(3) Automobile Liability: The Consultant will maintain business auto liability coverage covering liability arising out of any auto (including owned, hired, and non-owned autos) used in connection Minimum Limits:

Minimum Limit:

■ \$1,000,000 Combined Single Limit Each Accident

Coverages:

- Specific Waiver of Subrogation
- MCS 90 for vehicles carrying hazardous materials
- Mobile (for on-going and completed operations) issued to El Paso County, Colorado its officers, its agents, and its employees acting in the scope of their employment

The requirements of this provision shall apply to the Consultant and to all subconsultants.

- (4) If indicated in Section 5 of Exhibit A, Errors and Omissions or Professional Liability Insurance with a minimum coverage amount as specified in Section 5 of Exhibit A, and for two years beyond the completion of all services under this Agreement.
- B. The above-mentioned coverages shall be procured and maintained with insurers with an A- or better rating, as determined by Best's Key Rating Guide. All coverages shall be continuously maintained during the term of this Agreement or as noted above to cover all liability, claims, demands, and other obligations assumed by the Consultant.
- C. Additional Insured status required above shall be primary and non-contributory with any insurance or self-insurance carried by the County. The Consultant shall be solely responsible for any deductible losses under any policy required above.
- D. The policies shall provide that the County will receive notice no less than 30 days prior to cancellation, termination, or non-renewal of the policies.
- E. The Consultant shall not be relieved of any liability, claims, demands, or other obligations assumed pursuant to this Agreement by reason of its failure to procure or maintain insurance, or by reason of its failure to procure or maintain insurance in sufficient amounts, durations, or types.
- F. Failure on the part of the Consultant to procure or maintain policies providing the required coverages, conditions and minimum limits shall constitute a material breach of contract upon which the County may immediately terminate this Agreement.
- G. The County reserves the right to request and receive a certified copy of any policy and any endorsement thereto.

7. Insurance Certificates.

- A. The Consultant shall, prior to commencing services, deliver to the County Certificates of Insurance as evidence that policies providing any and all required coverages and limits are in full force and effect.
- B. These certificates will serve as an indication to the County that the Consultant has acquired all necessary insurance; however, the County may require that certified copies of the insurance policies be submitted and may withhold payment for services until the applicable insurance policies are received and found to be in accordance with the Agreement.
- C. Insurance limits must be indicated on each Certificate of Insurance. Each Certificate of Insurance shall be reviewed and approved by the County prior to commencement of services under the Agreement.
- 8. **Indemnification.** The Consultant shall indemnify and hold harmless the County and its elected and appointed officials, officers, employees, and agents from and against any and all losses, damages, liabilities, claims, suits, actions, or awards, including costs, expenses and attorney's fees, incurred or occasioned as a result of any negligent acts or omissions of the Consultant, or its principals, employees, agents, or subconsultants arising out of or in any way connected with the

performance of services under this Agreement. The Consultant's obligation to indemnify pursuant to this paragraph, and to provide any extended insurance coverage where applicable, shall survive the completion of the scope of services, and shall survive the termination of this Agreement.

- 9. **Government Immunity.** Liability for claims for injuries to persons or property arising from the negligence of the County, its departments, boards, commissions committees, bureaus, offices, employees, and officials shall be controlled and limited by the provisions of the Colorado Governmental Immunity Act, §§ 24-10-101, *et seq.*, C.R.S.; the Federal Tort Claims Act, 28 U.S.C. Pt. VI, Ch. 171 and 28 U.S.C. 1346(b), and the State's risk management statutes, §§ 24-30-1501, *et seq.*, C.R.S. No term or condition of this Agreement shall be construed or interpreted as a waiver, express or implied, of any of the immunities, rights, benefits, protections, or other provisions, contained in these statutes.
- 10. **Prohibited Terms.** Any term included in this Agreement that requires the County to indemnify or hold Consultant harmless; requires the County to agree to binding arbitration; limits Consultant's liability for damages resulting from death, bodily injury, or damage to tangible property; or that conflicts with this provision in any way shall be void *ab initio*. Nothing in this Agreement shall be construed as a waiver of any provision of § 24-106-109, C.R.S.
- 11. **Independent Consultant.** The Consultant is an independent Consultant. AN INDEPENDENT CONSULTANT IS NOT ENTITLED TO WORKER'S COMPENSATION BENEFITS AND IS OBLIGATED TO PAY FEDERAL AND STATE INCOME TAX ON ANY MONIES EARNED PURSUANT TO THE CONTRACT RELATIONSHIP. Notwithstanding any provision appearing in this Agreement, all personnel assigned by the Consultant to perform work under the terms of this Agreement shall be and remain at all times employees of the Consultant or employees of their respective employers for all purposes.
- 12. **Notices.** Notices to be provided under this Agreement shall be given in writing and either delivered by hand or deposited in the United States mail with sufficient postage to the addresses set forth in Section 6 of Exhibit A.
- 13. **Extent of Agreement.** This Agreement represents the entire and integrated agreement between the County and the Consultant and supersedes all prior negotiations, representations, or agreements, either written or oral. Any amendments to this must be in writing and be signed by both the County and the Consultant. If any portion of this Agreement is found by a court of competent jurisdiction to be void and/or unenforceable, it is the intent of the parties that the remaining portions of this Agreement shall be of full force and effect.

[Remainder of page intentionally left blank. Signatures on following page.]

CONSULTANT:

	By:
	(signature)
	Title:
STATE OF)	
COUNTY OF)ss.	
The foregoing instrument was acknown, as,	owledged before me this day of, 20_, by of
My commission expires:	
SEAL	
	Notary Public
ATTEST: Clerk to the Board	EL PASO COUNTY
	By:
	Chair, Board of County Commissioners (Or representative authorized by resolution)
Date:	
	Signed thisday of, 202
APPROVED AS TO LEGAL FORM:	
County Attorney's Office	
Date:	

	EXHIBIT A to Agreement between the County and Project Number or Name:
1. Sco j	pe of Services. The Consultant hereby agrees to and accepts responsibility to perform the following services:
shall control.	In the event of any conflicts between this Agreement and any attached solicitation documents, this Agreement
2. Tim	e of Performance. The services of the Consultant shall commence (choose one):
	As of the date of this Agreement.
	As specified in a Notice to Proceed to be provided by the County.
	As of the following date:
County shall ha of the original	rvices of the Consultant shall be completed, or shall end, by
	npensation. The County agrees to compensate the Consultant for the performance of services detailed in Section of Services, as follows (choose one):
	Lump sum due upon completion: \$
\$	Phased payments for completed work: Phase I - \$; Phase II - \$; Phase III -
	Hourly rate: \$/hour or as outlined in the attached document.
	Other:
	pressly understood and agreed that the total compensation to be paid to the Consultant under this Agreement \$
4. Not termination.	ices of Termination. Notices of termination shall be given at least thirty (30) days before the effective date of
5. Add	litional Insurance Requirements.
subconsultants, Liability Policy	Protective Liability and Property Damage Insurance covering the liability of the County, including any per, or agent of the County, with respect to all operations under the Agreement by the Consultant or his shall be procured and maintained during the life of the Agreement. The limits of the County's Protective, to be provided by the Consultant, as described in Section 7, shall be increased to the same limits for the immercial General Liability Insurance. Check box if required only.
professional ser	<u>Professional Liability Insurance is required.</u> If Consultant's scope of work includes the performance of vices, Consultant shall provide and maintain, for the statute of repose, Professional liability insurance covering

one Million Dollars (\$1,000,000) each claim and Two Million Dollars (\$2,000,000) annual aggregate, and Consultant shall maintain such coverage for at least two (2) years from the termination of this Agreement. Check box if required only.
Umbrella Liability Insurance is required: Commercial Umbrella/Excess Liability Insurance for bodily injury and property damage liability must sit over Consultant's primary Employer's Liability, Commercial General Liability and Commercial Automobile Liability with limits of: One Million Dollars (\$1,000,000) each occurrence and aggregate. Higher or Lower limits may be required or determined acceptable at the sole discretion of County. Check box if required only.
Protected Information: If Consultant's scope of work will include access to Confidential Information, such as PII, PHI, PCI, Tax Information, and CJI, Consultant shall maintain Cyber/ Network Security and Privacy Liability Insurance in an amount of not less than One Million Dollars (\$1,000,000) each occurrence; and Two Million Dollars (\$2,000,000) general aggregate to cover civil, regulatory and statutory damages, contractual damage, as well as data breach management exposure, and any loss of income or extra expense as a result of actual or alleged breach, violation or infringement of right to privacy, consumer data protection law, confidentiality or other legal protection for personal information, as well as confidential information of County. Check box if required only.
Pollution Liability: If Consultant's scope of work includes any pollution liability exposure, Consultant must provide and maintain a separate Pollution Liability Insurance policy. Such insurance shall include coverage for the Hold-Harmless or Indemnification Clause contained in this Agreement. Coverage shall include Additional Insured status in favor of County, its agents and employees and a Waiver of Subrogation in favor of additional insured parties the policy shall be written with a limit of liability no less than One Million Dollars (\$1,000,000) each occurrence and aggregate. Check box if required only.
Crime Insurance: If Consultant's scope of work includes Consultant or Consultant's employees' involvement with money or securities of County, Consultant shall provide and maintain Commercial Crime coverage for a loss arising out of or in connection with any fraudulent or dishonest act committed by employees of the Consultant, in an amount of not less than One Million Dollars (\$1,000,000) single limit. Commercial Crime Coverage shall include third party liability coverage and list County as a loss payee. Check box if required only.
Builders Risk: The Consultant shall purchase and maintain All Risk Builder's Risk insurance upon the entire Project to One Hundred Percent (100%) of the insurable value thereof for the benefit of the Owner and the Consultant. Such insurance shall include any and all direct damage to all structures under construction (including temporary structures) and all materials, supplies, machinery, and equipment at the work site which are or will be incorporated in the work, which is caused by hazards such as but not limited to, the hazards of fire, lightning, wind, earthquake, flood, vandalism, malicious mischief, and other hazards included in a standard Extended Coverage Endorsement. Check box if required only.
Subrogation Waiver: All insurance policies secured or maintained by Consultant in relation to this contract shall include clauses stating that each carrier shall waive all rights of recovery under subrogation or otherwise against the County, its agencies, institutions, organizations, officers, agents, employees, and volunteers. REQUIRED.
Waiver of Workers' Compensation Insurance Requirements. Check box for Sole Proprietors only.
A Waiver of Workers' Compensation Insurance is required only when a Consultant is a sole proprietor and has no employees. This form must be requested from the Contracts & Procurement Division.
6. Addresses for Notices. The addresses for Notices are as follows:
To the County: El Paso County Contracts & Procurement Division 15 East Vermijo Avenue Colorado Springs, Colorado 80903
AND
To the Consultant:

7. Special Conditions.		
	No special conditions	
	Special Conditions are as follows:	